



Order below Exh.1

1. Perused the record.
2. Heard both the parties.
3. The complainant and the accused have jointly filed pursis at Exh.-- contending that the present case shall be tried as a summons case. After hearing the parties and after perusing the record, it prima facie reveals that the complainant and the accused have entered into an agreement of sale dated 03.02.2015. The cheque-in-dispute was given in the said transaction. Money transaction is involved between them. The cheque-in-dispute is worth of Rs.1,50,000/-. Therefore, considering the nature of the transaction between the parties, dispute involved between them and value of the cheque, it is undesirable to try the case summarily. Hence, I pass following order :-

ORDER

1. The present case shall here-in-after be tried as a summons case in view of the provisions of Chapter XX of the Code of Criminal Procedure, 1973 vide second proviso of Section 143 of the Negotiable Instruments Act, 1881.
2. Both parties shall take note.

-

Date : 08.12.2025
Place : Akole

(D.M.Hinglajkar)
Judicial Magistrate First Class, Akole,
Tal.Akole, Dist.Ahmednagar.

Certificate

I affirm that the contents of this PDF file are word to word as per original judgment/order.

Sd/-
(Amol U.Salpe)
Stenographer (Grade-3)
Civil Court Junior Division
Akole