



S.C.C. No.83/2024

State of Maharashtra

Vs.

Ajinath Karbhari Fatake
CNR – MHAH190003132024

ORDER BELOW EXH.01.

01. The offence alleged is punishable under section 65 (e) of Bombay Prohibition Act, which is petty offence and tried summarily. Likewise chemical analyzer report is not filed on record. Prosecution failed to secure the presence of witnesses though summons issued many times. Matter is pending without any progress. Hence, this is a fit case to stop proceeding under section 258 of the Code of Criminal Procedure, 1973. In pursuance of above observation, I pass the following order :-

ORDER

1. The proceeding is stopped as per section 258 of the Cr.PC..
2. Accused is released.
3. The seized muddemal if any be destroyed as per rule.

Dt. 09/03/2026

(Vaishali S. More),
Judicial Magistrate F.C.,
(Court No.2), Shevgaon.

CERTIFICATE

I affirm that the contents of this PDF file Order are same word for word as per original judgment.

Name of Court :- Vaishali S. More, Judicial Magistrate F.C,
(Court No.2), Shevgaon.

Name of Steno :- S. B. Pisal Stenographer G-III
Date of Decision Order/Judgment :- 09/03/2026
Signed by Presiding Officer on :- 09/03/2026
Order upload on :- 09/03/2026