

MHAU030052172023



ORDER BELOW EXH. 1 IN CRI. M.A. NO.1016/23
Kavita Pore Vs. Trupti Palodkar

1] The application is filed against the non-applicants under section 156(3) of the Code of Criminal Procedure.

2] Heard the Learned Advocate for the applicant at length. Perused the complainant and documents filed in support of the complaint. In the first place, I have to state here that, in order to take recourse to section 156(3) of Cr. P. C. the applicant has to prima facie satisfy the court that the avernments made in the complaint prima facie constitute cognizable offences as alleged.

3] From the avernments itself, prima-facie it reveals that the disputes mentioned in the application and the allegations mentioned therein on the face value do not make out any cognizable offences as alleged. Disputes appears to be Civil Nature.

4] As a sequel to the aforesaid discussion, I came to the firm conclusion that the allegations leveled in the complaint do not constitute any cognizable offences as alleged. So, the court is not inclined to forward the complaint to the concerned police station under section 156(3) of Cr. P. C.

5] In the light of the aforesaid discussion, the following

order is passed.

ORDER

- 1- The prayer of 156(3) of Cr.P.C. is hereby rejected.
- 2- Case be put up for verification of complainant.

Aurangabad.
Date: 05/07/2023

(S.L. Ramteke)
J.M.F.C. Court No.13, Aurangabad

