

MHAU060001432022



S.C.C./67/2022

State of Maharashtra Vs. Subhash Kisan Mokale
ORDER BELOW EXH. 1

The accused is alleged to have committed an offence punishable under section 65(e) of the Maharashtra Prohibition Act. Perused the record. The accused is not traceable even though all effective steps are taken. Case is old one. There is no possibility of appearance of accused in near future. The case is triable as summary case. Moreover, Hon'ble High Court has directed to dispose of the stale and ineffective cases in special drive. Under such circumstances this is a fit case to take recourse to section 258 of the Code of Criminal Procedure and to stop the proceeding. Hence, I pass the following order –

ORDER

1	The proceeding is stopped as per section 258 of the Code of Criminal Procedure.
2	Accused is acquitted.
3	Bail bonds of the accused, if any, are

	cancelled.
4	After appeal period is over, seized muddemal bottles if any, be sent to the State Excise Department, Aurangabad for disposal according to law.

Kannad

Date:- 12.03.2026.

(N. R. Dhoke)

**Judicial Magistrate First Class,
Court No.2, Kannad.**

CERTIFICATE

I affirm that the contents of this [P.D.F.](#) file order are same, word to word, as per the original order.

Name of the Stenographer	:	Rajesh M . Sonawane
Name of the Court	:	Shri. N. R. Dhoke Judicial Magistrate First Class, Court No. 2, Kannad.
Date of the pronouncement of Order	:	12.03.2026
Order signed by the presiding officer on	:	12.03.2026
Order uploaded on	:	13.03.2026