



MHAU080012302019.

**Cri.M.A.No.330/2019.
Kavita and ors Vs. Vitthal
and ors.**

ORDER BELOW EXHIBIT NO.1.

This is the application filed by the applicant U/Sec.12 A of the Domestic Violence Act 2005. Perused the record of the case and rozanama. The applicant and her Ld.advocate are absent though called repeatedly today. It appears from the rozanama that, the applicant and her Ld. advocate are absent continuously since long. It is seen that, the applicant and her Ld. advocate are failed to take the effective steps though the sufficient time and opportunity granted to them.

02. The present matter is 6 years old and ineffective. Considering the direction given by the Hon'ble High Court regarding preferably dispose off the old pending matters as per action plan. Perused the roznama it reveals that, dated 24.12.2025 applicant has directed that, she has to taken proper steps toward proceed with the matter otherwise adverse order has been passed against her. It appears that, the applicant is not interested in proceeding with the matter effectively and the application is unreasonably pending due to want of effective proceeding on the part of the applicant. Considering the absence of the applicant today before this Court, the application is liable to be dismissed under Section 256 of the Code of Criminal Procedure, 1973. Hence, the order :-

ORDER

The application is dismissed under Section 256 of Code of Criminal Procedure, 1973.

Dated :- 12.03.2026.
Place :- Sillod.

(M. V. Kirme.)
Judicial Magistrate F.C.,
Court No.2, Sillod.