

Order Below Exh. 01.

(Dated 11/03/2026)

The accused has been prosecuted for the offence punishable under Section 65-e of the Bombay Prohibition Act. Record shows that the accused is absent since long. Thereafter, time to time summons and B.W. issued against him but all in vain. It is evident from record that summons and B.W. were issued on several dates but prosecution failed to secure the presence of the accused. C. A. report of seized liquor is not on record. The matter is pending since long. Therefore, I find no substance to keep pending the said case any more. Hence, I proceed to pass following order.

Order

1. The proceeding is stopped vide Section 281 of Bharatiya Nagarik Suraksha Sanhita.
2. The accused is discharged.
3. Seized Property 14 Plastic Cans filled with 280 litre of Hand Made liquor worth of Rs. 14,000/- be sent to Excise Department, Buldana for disposal according to law after appeal period is over.

Dated : 11/03/2026.

(P. D. Mendhe)
Judicial Magistrate First Class,
Jalgaon Jamod.

C.N.R.NO. MHBU090006982024

S.C.C. No. 305/2024.
State -vs- Mansab Khan.

Certificate

I affirm that, the contents of this PDF are same words for words, as per the original order.

Name of Stenographer : Dipak K. Matkar.
Name of Court : J. M. F. C., Jalgaon Jamod.
Upload on : 13/03/2026.