

ORDER BELOW EXH.01 IN
S.C.C. NO.1439/2022
CNRNO.MHBU130025292022
State Vs. Gajanan Shivaji More

[IN SPECIAL DRIVE]

On perusal of record, it is seen that, charge-sheet came to be filed against accused for the offence punishable under section 65(b,c,e,f) of the Maharashtra Prohibition Act. It is the prosecution case that, accused illegally found in possession of brewery liquor of worth Rs.4,985/-. Considering allegations leveled against accused prima-facie case should have been proved by prosecution by furnishing proof that, the muddemal possessed by accused was liquor. Unless filing C.A. report said factum could not be prima-facie proved. On scrutiny of record it appeared that, concern I.O. failed to file report of Chemical Analysis on record. In this backdrop, no purpose would be served to proceed against the accused. Hence, I pass following order.

ORDER

1. The proceeding stands stopped vide section 258 of Criminal Procedure Code, 1973.
2. The accused stands discharged of the offence punishable under section 65(b,c,e,f) of the Maharashtra Prohibition Act.
3. Seized Muddemal liquor be sent to concern State Excise Department for its disposal as per rules.

Date :- 11.03.2026

sd/-
(M.V. Poul)
Judicial Magistrate First Class,
(Court No. 3), Chikhali.