



ORDER BELOW EXH.1 IN S.C.C. 210/2025
State of Maharashtra Vs Haryana Freight Carriers
(Date- 11/03/2026)

Today is special Drive. Perused the record. Highway Police Station, Dongargoan has filed charge-sheet against accused for the offence Punishable under section 122/177 of the Motor Vehicle Act. It appears from the record that after filing of the charge-sheet summons has been issued several times against accused. However, the presence of the accused could not be secured by the police. The present case is summons case. Principal witness has not been examined. Considering the entire facts, it appears that there is no immediate prospect of securing the presence of the accused in near future. Therefore, considering the nature of offence, the proceeding further with the matter is nothing but futile exercise. In this backdrop, there is no alternative than stop the proceeding. Hence, the order –

ORDER

1. The proceeding of the Crime No. 15/2025 punishable under section 122/177 of the Motor Vehicle Act is Stop vide under section 281 of the Bharatiya Nagarik Suraksha Sanhita, 2023.
2. Accused **Haryana Freight Carriers** is discharge of the offence punishable under section 122/177 of the Motor Vehicle Act vide under section 281 of the Bharatiya Nagarik Suraksha Sanhita, 2023.
3. The bail bonds of accused if any stand cancelled.

Date : 11.03.2026.

(P. M. Kajale)
Judicial Magistrate First Class,
Sadak Arjuni.