
ORDER BELOW EXH. 1 IN REG. CRI. CASE NO. 133/2002.

The matter is old. The charge against the accused is framed long back. Since then the matter is for hearing. There are directions of Hon'ble High Court, Mumbai to dispose-of the five+ year old matters on top priority and to take steps or dispose-of the same within little span by way of conducting day-to-day hearing. In spite of various steps taken by Ld. A.P.P. as well as Court by way of requesting to produce the muddemal and passing the same order respectively, the police are not producing the muddemal. It is not possible to wait for muddemal years together upto 5+ years. It is duty of the prosecution i.e. I.O. to produce the muddemal along with charge-sheet. In spite of order to produce the same, they are not producing it and because of that the prosecutor is directed to call the witnesses and examine them and co-operate to Court for disposing-of this old matter. Accordingly, the matter is posted at further step for examination of the witnesses.

sd/-

Kolhapur

(B. D. Kulkarni)

Date :- 18-07-2017.

Chief Judicial Magistrate, Kolhapur.

I affirm that, the contents of this PDF file order are same, word to word, as per the original order

Name of the Stenographer	Sagar Ramchandra Sarnaik.
Name of the Court	Chief Judicial Magistrate, Kolhapur.
Date of Dictation	18-07-2017.
Order signed by the P.O. On	19-07-2017.
Order uploaded on	19-07-2017.