

MHKO120003842023



Summary Criminal Case No.130/2023

State of Maharashtra
Vs.
Rupali Jeevan Patil

ORDER BELOW EXH.1

(Date - 05/05/2026)

In view of directions of the “Hon'ble Registrar (Inspection-I), High Court of Bombay Appellate Side, Bombay bearing E-mail No. B(Gen)-1001/2026/615, dated 20/04/2026”, directed to undertake “Special Drive”. This matter is taken up in special drive for appropriate order. The proceeding is stopped vide Section 258 of Cr.P.C. 1973.

2. The matter is filed in the year 2023 for offence punishable under Sec. 65(e) of Maharashtra Prohibition Act. The matter is pending for filing Vakalatnama and for furnishing surety. Perused record it shows that, C. A. report which is as determinant evidence to decide the guilt of accused is not submitted before the Court. In the above circumstances, it is difficult to proceed with the matter. Hence, no purpose will be served by proceeding further. Due to non-production of C. A. report, no purpose would be served by keeping the case for the same stage. Thus, for the aforesaid reason, I pass following order :-

ORDER

| | |
|----|--|
| 1. | The proceeding is stopped vide Section 258 of Cr.P.C.,1973. |
| 2. | The accused shall be released for the offence punishable under section 65(e) of Maharashtra Prohibition Act, which |

| | |
|----|--|
| | shall have the effect of discharge. |
| 3. | The bail bond of accused stand cancelled, if any. Cash security be credited to State, if any. |
| 4. | The seized liquor be sent to concerned Excise Department, if not sent earlier, for disposal according to law. |
| 5. | Call back warrant, if any, issued against accused person. |
| 6. | The original police papers be retained in 'C' file for their use in the event of reopening of case under Sec.300(5) of the Code of Criminal Procedure. |
| | (Dictated and pronounced in open Court). |

Place – Gargoti
Date-05/05/2026

(N. D. Rudrabhate)
Judicial Magistrate First Class
Gargoti,