

MHKO130004532023



S.C.C. 232/2023
State of Maharashtra th. State Excise Office Radhanagri
Vs.
Rohan Sanjay Patil.

ORDER BELOW EXH. 01

1. In view of the directions issued by the Hon'ble High Court about the disposal of petty cases, the above case is taken on today's board and kept in special drive.

2. In this case, accused is charge-sheeted for the offence p/u/s. 65 (e) of Bombay Prohibition Act. Accused is absent from last many years. After giving sufficient opportunities the Prosecution could not succeed in securing the presence of accused. The case is actually more than 02 years old. Left with no hope of progress in near future.

3. The matter is old one. There is no C.A. Report filed on record. No purpose will be served by conducting the trial without C.A. Report. Considering the facts and period consumed for trial, I am of the opinion that present case needs to be stopped as provided u/s. 258 of the Code of Criminal procedure 1973. Hence, I pass following

order:-

ORDER

- 01] The proceeding is hereby stopped u/s. 258 of Code of Criminal Procedure, 1973 in the effect of discharge of accused.
- 02] Bail bonds of accused is hereby cancelled, surety discharged.
- 03] The original police papers be retained in "C" file for their use in the event of re-opening the case under section 300(5) of the Code of Criminal Procedure, 1973.
- 04] The seized muddemal be sent to the State Excise Department Kolhapur for disposal according to law.

Kagal.
Date : 10/03/2026

(Pranita S. Patil)
Judicial Magistrate First Class,
Kagal.