

S.C.C. No.47/2024
Deepak Vs. Pramod

COMMON ORDER BELOW EXHS.1 & 11

I have carefully gone through the record and heard learned advocate Shri. B.V. Patil for the complainant at length. This is complaint for offence punishable under Section 138 of the Negotiable Instrument Act. The accused is continuously absent. His summons yet not served. There is no chance to serve summons by regular mode in the future, as the accused trying to avoid Court proceeding and proceed with the case. His presence could not be secured without taking step to serve the summons by other mode. He also failed to appear and show his bonafide. There are sufficient reason to believe that the accused is absconded and concealing himself from service of summons. This case is prolonged without progress. Hence, this is fit case to issue proclamation of summons against the accused in paper notice in addition of regular mode. Hence, I pass following order:-

ORDER

1. Issue summons against the accused in the news paper as prayed in addition of regular mode and electronic mode.
2. The summons shall be publish in Ekmat daily news paper mostly circulated in locality of the accused i.e. Navi Mumbai and District Latur.
3. The complainant shall pay the cost of summons publication.
4. Order dictated on computer and pronounced in open court.

Date- 08/05/2026.
Deoni.

(S.A. Surjuse)
Judicial Magistrate F.C. Deoni.