

S.C.C. No.227/2021
State vs. Santosh
CNR No.MHNG090004662021

ORDER BELOW EXHIBIT 1

In view of circular of Hon'ble District Court, Nagpur O.W.No.217/TW-JB/2026, dated 21.02.2026 Special Drive is under taken in between 09.03.2026 to 13.03.2026 in order to dispose of the ineffective cases. Perused the record of proceeding. The accused is charge sheeted for the offence punishable u/s.65(E) of the Bombay Prohibition Act. On perusal of the record, it is seen that inspite of the sufficient time chemical analysis report is not filed on record by the prosecution. In absence of the said document there is no point to proceed further. Hence, it will be appropriate to stop the matter as per sec. 258 of Cr.PC.. Hence, I pass the following order:-

O R D E R

1. Proceeding of the present case is stopped u/s. 258 of Cr.PC..
2. Accused is acquitted from the offence punishable u/s. 65(E) of the Bombay Prohibition Act.
3. The seized liquor if still is in custody of police the said be sent to Excise dept. for disposal according to procedure as per Rules after appeal period is over.
4. From the charge sheet, it does not get clear whether cash of Rs.900/- was seized alongwith the liquid or not. Hence, if the amount is seized and still in custody of police, it be credited to the Government after completion of appeal period.

Date: 12.03.2026.

(Smt. N. V. Ranveer)
2nd Jt.Civil Judge Junior Division,

Saoner.

C E R T I F I C A T E

I affirm that the contents of this P. D.F. file Judgment are same word for word as per original Judgment.

Name of Steno :**M.A.Tiwaskar**