



**ORDER BELOW EXH. 1**

The accused is charged with the offence punishable under section 65(e) of the Bombay Prohibition Act. There is no Chemical Analyzer report on record. Therefore, even with the evidence of other witnesses, accused is liable to be acquitted. There is no point in keeping the case pending any more. Hence, the order.

**ORDER**

1. The proceeding is hereby stopped vide section 258 of the Code of Criminal Procedure.
2. The accused is discharged.
3. Seized muddemal, that is, 180 ml sample, if any, of illicit liquor be sent to the concern State Excise Department, for disposal, as per rules, after completion of the appeal period.

Saoner.

Date:-07.05.2026

(S.M. Gade)  
Judicial Magistrate First Class,  
(Court No.3), Saoner.

CNR NO.MHNG090018272023

S.C.C NO.951 of 2023  
State Vs. Akash



## CERTIFICATE

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

Name of Stenographer :- D. R. Aglawe