

MHNG160008822016



**Sum.Cri.Case No. 434/2016**

Pravin Vs. Manikya

**Order below Exh.01**  
**(Date 12.03.2026)**

01. The present complaint is made under section 19(a), 6(a) and 7(b) of The Seeds Act, 1966. My Ld. Predecessor recorded the plea of accused on 24.12.2019 vide Exh.09. It is seen from record that, since long date neither complainant nor his advocate appearing before the court to proceed with the complaint. In the present complaint summons served on the accused. He appeared and his particular of plea was also recorded but complainant not appearing before the Court. Per contra, I do not found any reason to adjourned the complaint till next date. On the other hand, Hon'ble High Court vide E-mail letter No.B(Gen)-1001/2026/223, dated 18.02.2026, directed to undertake Special Drive on the five working days prior to the National Lok Adalat i.e. from 9<sup>th</sup> March 2026 to 13<sup>th</sup> March 2026, to dispose off the cases under Section 256 of Code of Criminal Procedure, 1973 (in short Cr.P.C.) and section 258 of Cr.P.C.

02. Hence, considering above discussion, I proceed to pass following order :-

**ORDER.**

1. The proceeding of the present case is hereby stopped and accused namely Manikya Agrotech Pvt. Ltd., Abhishek Kishor Goenka and Rahul Marotrao Gajbhiye, are hereby acquitted from the offence punishable under

section 19(a), 6(a) and 7(b) of The Seeds Act, 1966  
vide Section 256 of the Cr.P.C.

2. Bail bonds of the accused shall stands canceled.
3. The complaint case is disposed off accordingly.

Date : 12.03.2026.

**( L. M. Pathan )**  
Judicial Magistrate First Class,  
Mouda