

**Order below Exh. 157 in Spl. MCOCA Case No., 921/2021**

1. The matter was fixed today for hearing both the sides on the protest petition filed by the informant (Exh. 152) against the report under Section 169 of Cr.P.C. filed for releasing the accused No. 6 Jaydeep Taware after second round of investigation as per the order of the Hon'ble High Court. The matter was being called since morning but the learned advocate for the informant was absent. The learned advocate for the accused was presence since morning. This application is filed at 4.30 p.m. for adjournment saying that the learned advocate for the informant is unable to attend the court today.

2. The charge against the accused has been framed on 03/04/2025. Some of the accused are the under trial prisoners and they are waiting for speedy trial of the case and they are least concerned to the report under Section 169 or the protest petition filed against it. To avoid the occasion to split the trial it was felt desirous to decide the protest petition at earliest but it has become difficult due to the circumstances as noted above. The dates in this case are usually fixed after considering the convenience of both the parties and their learned advocates. Still there is occasion to face by this court to adjourn the matter. Needless to say that the speedy trial is the constitutional right of the under trial prisoner and the court shall insure that the trial shall commence and conclude as early as possible. However, to decide the protest petition in just manner, I deem it appropriate to give one more opportunity to the informant to argue on the protest petition. Hence, the order.

**ORDER**

1. The case be fixed on 17/09/2025 for hearing on final report Exh. 128 and the protest petition Exh. 152.
2. The date is fixed as per the convenience of both the parties and their learned advocates.

Date: 08/09/2025

(S.R. Salunkhe)  
Spl. Judge (MCOCA), Pune.