

MHPU080008662024



Cri.M.A. No. 116/2024

Ruturaj Vs. State

Exh.1

Perused the application, supported with affidavit and the documents. Irrespective of sufficient opportunity, I. O. has not filed his say.

The application doesn't show as to how or why his car has been seized in crime No. 182/2024. He has not mentioned with application as to from whose possession the car has been seized. The applicant can answer all these questions. As earlier said I.O. has not filed his say. Hence, the following order.

ORDER

- 1) The applicant shall clarify as to how or why his car has been seized in Crime No. 182/2024. He shall also clarify from whose possession the car has been seized. The applicant shall clarify all these things with affidavit.
- 2) The application shall proceed without say of I.O.

Date: 07/04/2025

(S.G. Dubale)
Judicial Magistrate F.C.
Khadki, Pune.

CERTIFICATE

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

Name of Steno	:	Y. K. Kotasthane
Court Name	:	Shri.S.G. Dubale Judicial Magistrate First Class, Khadki.
Order Date	:	07/04/2025
Order signed by presiding officer on	:	07/04/2025
Order uploaded on	:	07/04/2025