

MHPU250016322025



Cri.M.A./326/2025
PRASHANT SHANTARAM DOKE
Vs. ZUSLFEKAR AAMIN JIRAYATI

ORDER BELOW EXH.1 IN CR.M.A.NO.326/2025

Perused the application and documents on record. Heard the learned counsel for complainant.

2. On perusal of the application as well as documents on record, it appears that the case is based upon documentary evidence. The application does not disclose that custodial interrogation for the purpose of seizure or recovery of incriminating material, is necessary. The applicant has already filed on record relevant documents. The application does not disclose need for investigation through police and registration of FIR. Applicant alternatively prayed that appropriate order without prejudice the right of complainant may be passed. Hence, I pass following order :-

ORDER

- (1) The prayer of applicant for sending the matter to police under Section 175(3) of the Bhartiya Nagarik Suraksha Sanhita, 2023 (Section 156 (3) Cr.P.C.) is rejected.
- (2) Matter be fixed for verification of the complainant on next date.

Junnar
Date: 14/08/2025.

(S. T. Ghule)
Judicial Magistrate First Class,
Junnar, Dist- Pune.