

ORDER BELOW EXH-01 IN S.C.C. NO. 1495/2021
(The State of Maharashtra Vs. Abdul Shafique Abdul Rasid Khan)

Perused the record. It reveals that, the accused is absent before the Court since long. Summons, warrant were issued on various occasions, but the police machinery failed to secure the presence of the accused for the trial. However, presence of the accused is not secured till today despite diligent efforts. Hence, I do not think that, there is any justifiable reason to keep the case pending on the board. There are specific directions of Hon'ble High Court to dispose of cases on top priority and invoke power under section 258 of the Cr.P.C. in appropriate cases. According to me, it is a fit case to use the discretion, when there is no likelihood that, the accused will be brought before the Court. Hence, I pass the following order :-

ORDER

1. Proceedings of this case is hereby stopped under Section 258 of Code of Criminal Procedure, 1973.
2. The accused **Abdul Shafique Abdul Rasid Khan**, is discharged of the offence punishable under Section 279 and 427 of the Indian Penal Code and section 184 of the Motor Vehicle Act.
3. The bail bonds of the accused persons are cancelled, if furnished.

Dated : 05/05/2026.

(**Khwaja C. Kalal**)
J.M.F.C., Mangrulpir
Tal. Mangrulpir Dist. Washim.

<u>CERTIFICATE</u>		
I affirm that the contents of this P.D.F. file Judgment/ Order are same word to word as per the original order.		
Name of Court	:-	Jt. Civil Judge (Jr.Dn.) and J.M.F.C., Mangrulpir, Dist. Washim.
Presiding Officer	:-	Khwaja C. Kalal
Judgment uploaded by	:-	Shri. S. S. Rathod (Jr. Clerk)
Date of Judgment	:-	05/05/2026
Judgment/Order signed by the presiding officer on	:-	05/05/2026
Judgment/Order uploaded on	:-	05/05/2026