



**ORDER BELOW EXH.01 IN S.C.C.No.1720/2019**  
**Rajalxmi Multistate Credit Co. Through its Manager Vijay Arunrao Modak**  
**Vs. Davir Prakash Rangankar**

In view of the permission sanctioned by the Honorable Registrar (Inspection-I) High Court (Appellate Side) Bombay, vide No.B(Gen.)-1001/2022/1993, dated 17.10.2022 and the directions issued by the Honorable Principal District and Sessions Judge, Yavatmal, vide O.W.No.9273/Admn/2022, Dated 18.10.2022, I have been empowered to conduct Special Drive and to dispose of suitable matters under Section 256 and 258 of the Code of the Criminal Procedure, 1973.

Accordingly, the matter is kept in Special Drive. The accused is facing trial for the offence punishable under Section 138 of the Negotiable Act, 1881. The nature of proceeding is of summary and liable to be dispose of within six months from the date of filing complaint. The complainant and the accused are absent since long. No steps taken by the complainant till today to proceed the matter. The matter is pending since more than 03 years. In view of the above mentioned directions, being a stale and in effective matter since long, it is deserves to be disposed of. Hence, I pass the following order.

**ORDER**

1. The proceeding is disposed of for want of prosecution, as provided under Section 256 (1) of the Code of Criminal Procedure, 1973.
2. The accused is discharged of the offence punishable under Section 138 of the Negotiable Instrument Act, 1881.
3. Bail bonds of the accused stands cancelled, if any.

Place : Wani  
Date : 10.11.2022

(Sudhir M. Bomidwar)  
J. M. F. C.Wani