

**IN THE COURT OF THE PRL.CIVIL JUDGE & JMFC,**  
**AT ALAND**

**C.C.NO.1906/2023**

**COMPLAINANT:** The State through Nimbarga P.S.

// Vs //

**ACCUSED:**

1. Vikas S/o Vittal Rathod,  
Aged: 30 yrs. Occ: Driver,  
R/o Bhusnoor Tanda, Tq: Aland,  
Dist: Kalaburagi.
2. Raju S/o Sevu Rathod,  
Age: 42 years, Occ: Agriculture,  
R/o Bhusnoor Tanda, Tq: Aland,  
Dist: Kalaburagi.

**SUBSTANCE OF ACCUSATION**

It is alleged by the prosecution that, on 15.02.2023 at about 05-15 p.m. near the land of Kalyanrao Jakkani which comes within the limits of Nimbarga police station, when the deceased by name Sarubai W/o Hanamanthraya Amare and CW-6 were moving by carrying firewoods at that time you accused No.1 being the driver of Tractor bearing No. KA-32/D-1204 drove the said vehicle in high speed and in a rash and negligent manner so as to endanger human life and personal safety of others and caused accident and thereby you accused has committed an offence punishable U/Sec.279 of Indian Penal Code and the same is within the cognizance of this Court.

That you, on the above said date, time and place you accused being the driver of above mentioned offending Tractor drove it in high speed and in rash and negligent manner and

dashed to the deceased women and CW-6 resulting in caused simple injuries to the CW-6 and thereby committed an offence punishable U/Sec.337 of Indian Penal Code and the same is within the cognizance of this Court.

That on the above said date, place and time, you accused No.1 being the driver of the offending tractor, drove it in high speed and in negligent manner so as to endanger human life or personal safety of others and dashed to the deceased Sarubai W/o Hanamantraya Amare who sustained multiple grievous injuries and succumbed to those injuries without responding to the treatment, which is not amounting to culpable homicide and thereby committed offences punishable U/s.304(A) of IPC and within my cognizance.

It is further alleged by the prosecution that, on the above said date, time and place, you accused No.1 being the driver of above mentioned offending vehicle, drove the same in the above stated manner, caused the accident and after the accident you accused No.1 ran away from the spot without intimating the accident to the nearest police station or taking the injured to the hospital for his treatment and thereby you accused has committed offence punishable U/Sec.187 of IMV Act and within my cognizance.

That, you on the above said date, time and place, you accused No.2 being the owner of above said offending vehicle, handed over the same to ply on the road by the accused No.1, without coverage of valid insurance which is mandatory one and thereby committed an offence punishable under Section 196 of M.V.Act.

That, you on the above said date, time and place, you accused No.2 being the owner of the above said vehicle permitted the accused No.1 to ply the said tractor along with trolley, which has been duly registered with the Transportation Department and thereby committed an offence punishable under Section 192 of M.V.Act and within my cognizance.

**PLEA OF ACCUSED**

Q.1: Have you heard and understood the accusation now read-over and explained in the language known to you ?

Ans: A.1

A.2

Q.2: Do you plead guilty?

Ans: A.1

A.2

(Certified that the above examination of the accused is taken in my presence hearing and that the record contains a full and true account of the statement made by the accused).

Date: 21-08-2025.

**(SUMAN CHITARGI)**  
**PRL.CIVIL JUDGE & JMFC,**  
**ALAND**