

MHGO070002572026



IN THE COURT OF JUDICIAL MAGISTRATE FIRST CLASS,  
DEORI

*(Presided over by Shri V. S. Mendhe)*

PARTICULARS

Sum. Cri. Case No. 211/2026

Ex.No.03

1. Date of Commission of offence 24/02/2026
2. Date of Complaint or report 24/02/2026
3. Name of the Complainant with Parents, age, residence etc: State of Maharashtra  
Through P. S. O. Chichgad,  
Tq. Deori, Distt. Gondia
4. Name of accused Ashish Purushottam Netam,  
Age 26 Yrs, Occu.- Driver,  
R/o.-Ambagad, Ta-Ambagad  
Chosi, Distt. Mohalla

That on 24/02/2026 at about 15:40 to 16.00 hrs. at Kakodi to Dhobatola, Chichgad, Tq. Deori, Dist. Gondia, you drove your motorcycle bearing registration No. CG-08/AV-3471 in drunken condition and that you have thereby committed an offence punishable under section 185 of the Motor vehicles Act, within my cognizance.

Particulars framed, read over and explained to the accused in vernacular to which he pleaded guilty.

Date : 14/03/2026

**(V. S. Mendhe)**  
J.M.F.C.Deori

**Plea of Accused.**

Q.1 : Have you received the copies of case papers ?

Ans : Yes

Q.2 : Have you understood the particulars explained to you?

Ans : Yes

Q.3 : Do you want Counsel at the cost of Government ?

Ans : No

Q.4 : Do you plead guilty ?

Ans: : Yes, I plead guilty.

-----  
Signature of Accused.

Date : 14/03/2026

**(V. S. Mendhe)**  
J.M.F.C.Deori

**ORDER**

(1) The accused is alleged to have committed an offence punishable under section 185 of Motor-vehicles Act. The accused has pleaded guilty voluntarily, when particulars of the offence and the consequences of pleading guilty were explained to him. He has filed pursis at Exh.2 to that effect. Thus, the accused is liable to be convicted.

(2) The Learned A.P.P. argued for imposing maximum punishment. However, there is no evidence of the previous conviction of the accused under the said sections available on record.

(3) Heard the accused on the point of sentence. He stated that he is the only earning member in his family. His family is totally depend on his income. His financial condition is not sound. He further states that it is his first offence and he assured that he will not commit any offence in the future.

(4) Considering the facts of the case, nature of the offence and the plea of the accused, I am of the opinion that the accused deserves leniency. Accordingly, I proceed to pass the following order:-

**ORDER**

- (1) The accused is convicted under Section 275 of the BNSS for the offence punishable under Section 185 of Motor-vehicles Act and is directed to suffer simple imprisonment till rising of the court and to pay fine of **Rs. 400/-** (Four hundred only) in default of payment of fine he is sentenced to simple imprisonment of two days.
- (2) Case papers be filed.

Date : 14/03/2026

**(V. S. Mendhe)**  
**J.M.F.C.Deori**

प्रमाणपत्र

मी अधिकथन करतो की, या पी.डी.एफ. करून अपलोड केलेल्या न्यायनिर्णयामधील शब्द-नि-शब्द हे मूळ न्यायनिर्णयाप्रमाणे आहेत.

लघुलेखकाचे नाव : संजीवन वामन मळामे ,  
न्यायालयाचे नाव : श्रीमान व्ही. एस. मेंढे, न्याय  
दंडाधिकारी प्रथम वर्ग, देवरी.

न्यायनिर्णयाची तारीख : १४/०३/२०२६  
न्यायनिर्णयावर पीठासीन अधिकारी यांनी : १४/०३/२०२६  
स्वाक्षरी केल्याची तारीख  
न्यायनिर्णय अपलोड केल्याची तारीख : १४/०३/२०२६