

(121) S.C.C. No : 414/2026
Stave Vs.

ORDER BELOW EXH.1

1. This is a summons case instituted on police report for the offence punishable under **Section 285** of B.N.S. Today, accused is appeared before court and substance of accusation are explained to him in vernacular. He pleaded guilty for the said offence and also filed pursis to that effect.

2. I have explained him that he is not bound to plead guilty and consequences of the same. However, he remained firm on his decision to plead guilty. After inquiry, I am satisfied that he is pleading guilty voluntarily and at his own wish. Therefore, I heard him on point on sentence. He prayed for leniency. Considering the nature and severity of offence and prescribed punishment and position of accused, I hereby proceed to pass following order :-

ORDER

1. The accused is hereby convicted for the offence punishable under **section 285** of B.N.S.
2. The accused is sentenced to pay fine of Rs. **300/- (Three Hundred Only)** In case of default of payment, he shall undergo simple imprisonment for 10 (Ten) days.

Date: 14.03.2026
Place : Tirora


(Amit. S. Agrawal)
Judicial Magistrate First Class
Tirora,

Accused :
2/5/1