

**IN THE COURT OF JUDICIAL MAGISTRATE FIRST CLASS**  
**(COURT NO.15) KOLHAPUR**

**Sum. Cr. Case No. 554/2026**

**Exh. No. \_\_\_\_\_**

- 1) Date of Offence :- 09/01/2026  
2) Date of report :- 29/01/2026  
3) Name of the complainant :- State of Maharashtra  
4) Name of accused :- Ganesh Anandrao Jadhav,  
Age: 40 yrs.,  
R/o: Fulewadi 3<sup>rd</sup> Bus Stop,  
Kolhapur.

5) **Particulars of the offences:-**

That, on 09/01/2026 at about 00:20 hours at Kolhapur to Gaganbawada Road, Nivade Chowk,, Kolhapur you above-named accused was found driving your vehicle bearing No. MH-09-EG-5533 on the public road, under the influence of alcohol and thereby committed an offence punishable u/s 185 of the Motor Vehicle Act, and within my cognizance.

6) **PLEA OF ACCUSED**

Q.1:- Have you received copies of police papers?

Ans:- Yes.

Q.2:- Have you understood the particulars of above offence?

Ans:- Yes.

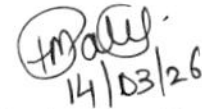
Q.3:- Do you plead guilty ?

Ans:- Yes, I voluntarily plead guilty.



\_\_\_\_\_  
(Signature of the Accused)

Date : 14/03/26.

  
14/03/26

Judicial Magistrate First Class  
(Court No.15), Kolhapur.

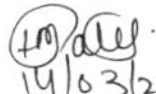
## ORDER

Today, accused is present in National Lokadalat. The particulars of offence are read over to accused. He voluntarily pleaded guilty to offence. He also filed an purshis stating that he is voluntarily pleading guilty to the said offence and he orally prayed to impose minimum punishment. He further submitted that, he is poor, his financial condition is not well. His family depends upon him. Therefore, he prayed to impose minimum fine. Considering the nature of offence and taking in view the voluntariness of accused, his plea of guilt is accepted and leniency can be shown so far as substantive sentence of imprisonment and fine amount is concerned. According to para 54 of Chapter VI of Criminal Manual by recording the reasons the punishment less than minimum prescribed by law can be awarded. Therefore, today is National Lokadalat the accused voluntarily pleaded guilty. The accused is not having any criminal antecedence and his family is depending upon him. Considering the submission of the accused, his financial capacity it seems just and proper to impose lesser punishment i.e. fine amount to him. In the result, I pass following order:-


## ORDER

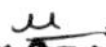
- (i) Accused is convicted for offence under Section 185 of Motor Vehicles Act *vide* Section 252 of the Code of Criminal Procedure.
- (ii) Accused is sentenced to pay fine of **Rs. 2000/-** for the offence punishable under section 185 of Motor Vehicles Act, in default, accused shall suffer S.I. for 02 (Two) days.

Date : 14/03/26.  
Place: Kolhapur.

  
14/03/26  
Judicial Magistrate First Class  
(Court No.15), Kolhapur.

Receipt No. 33795.  
The Paid of Rs. 2000/-  
Rs. (Two thousand only) on 14/3/2026.

  
A. S. Patil

  
A. S. Patil  
A. S. Patil

Paid