

**THE COURT OF JUDICIAL MAGISTRATE FIRST CLASS, AJARA.**  
**[Before – R. P. Thore]**

**S. C. C. No.105.2026.**

**Exh.1.**

1. Date of Offence :- 01.01.2026
2. Date of complainant :- 01.01.2026
3. Name of Complainant :- **State of Maharashtra**  
through- P. S. Officer, Ajara.
4. Name, age and Resident of accused :- **Habil Nilu Nayak.**  
Aged 48 years, Occ. Labour,  
R/o. Gandhinagar,  
Near R.H. Ajara,  
Tal. Ajara, Dist. Kolhapur.  
P/o.- Alibad Tada 1, Vijapur, Tal.  
Dist. Vijapur, State Karnataka.

**Particular of Offence:**

That on 01.01.2026 at about 18.00 at front of 'Durga Sweet Home', Ajara- Amboli Road, Tal. Ajara, Dist. Kolhapur, you drove your Motorcycle bearing registration No. KA-28-R-3565 under influence of alcohol without number plate and thereby you have committed an offence punishable under Section **185, 50/177** of the Motor Vehicle Act and within my cognizance.

**(R. P. Thore)**

Date :- 17.03.2026.

Judicial Magistrate First class,  
Ajara.

**Plea of Accused**

Que. 1 : Have you get the copy of the Charge-Sheet/Complaint?

Ans. : Yes.

Que. 2 : Have you understood the Particular preferred against you?

Ans. : Yes.

Que. 3 : Do you plead guilty?

Ans. : Yes, I plead guilty.

Before me,

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(Signature of Accused)

Date :-17.03.2026.

**(R. P. Thore)**

Judicial Magistrate First class,  
Ajara.

**ORDER**

The accused has voluntarily pleaded guilty to the charge of offence leveled against him punishable under Sections 185, 50/177 of the Motor Vehicle Act. Despite of giving his instruction and consequence of pleading guilt he voluntarily firmed with his decision. Considering his voluntariness I accept the plea of guilty of the accused.

2. Heard A. P. P. and accused on the point of sentence. A. P. P. prayed to impose punishment as per rule. Per contra accused prayed for leniency by imposing minimum fine only. He submitted that, he is doing labour work and his financial condition is not sound to attend every date of court proceeding. No previous antecedents against accused. Further, though fix fine amount prescribed by the act, however, no where restrained to imposed minimum fine. As per contents of report, no further serious offence invited by Act of accused. Accused is doing labour work. In such circumstances, it is not justifiable to imposed maximum fine amount imposed by the Act.

3. Further, accused settled his case. Definitely it would save the time of court and reduce burden of pending cases. Thus, considering the above discussion along with voluntarily willingness of accused lenient view need to be taken. Hence, in result I proceed to pass following order,

**ORDER**

1. Accused is hereby convicted under Section 275 of the Bhartiya Nagrik Suraksha Sanhita, 2023 on pleading guilty for offence Sections 185, 50/177 of the Motor Vehicle Act.
2. Accused is sentenced to pay fine of Rs. 2,500/- (in words Rs. Two Thousand Five Hundred only) for the offence punishable U/Sec.185, 50/177 of Motor Vehicle Act and in default to pay fine he shall undergo 5 days simple imprisonment.
3. Proceeding is closed.

**(R. P. Thore)**

J. O. Code MH 02897

Judicial Magistrate First class,  
Ajara.

Date :- 17.03.2026.