

Summary Criminal Case No.314/2026
State/- Rohit Surpam
Exh.No.5

IN THE COURT OF JUDICIAL MAGISTRATE, FIRST CLASS,
KATOL.

Sum. Cri. Case No. : **314/2026**
Date, time and place of commission : 09.02.2026 at about 12.00 pm at the
of the offences Ambedkar chowk, mouza Katol,
Tah.Katol, Dist.Nagpur.
Date of complaint or report : 09.02.2026
Name of the complainant with : **State of Maharashtra,**
parentage, age and place of Through Police Station Officer,
residence Police Station, Katol,
Tah. Katol, Dist. Nagpur.
Name of the accused with : **Rohit Ravindra Surpam**
parentage, age and place of aged about 22 years, Occu-Driver .
residence R/o.Katol, Tah.Katol, Dist.Nagpur.

Offences complained of :-

That, you accused on aforesaid, date, time and place were found causing danger and obstruction in public way by parking your vehicle bearing No.MH-40/P-1394 at the public place and thereby committed an offence punishable under Section 285 of Bhartiya Nyaya Sanhita, 2023

I hereby direct you be tried by the Court on the aforesaid particular.

Date : 14-03-2026.

(Smt. Sneha R. Jadhao)
J.M.F.C., Katol.

FINAL ORDER

(Passed on 14th March, 2026)

A special summons vide Exh.2 was issued against the accused under Section 229 of BNSS-2023. in view of keeping plead guilty cases in Lok Adalat dtd. 14-03-2026. The accused filed application vide Exh.3 and

submitted that he voluntarily wishes to plead guilty and he has sent the fine amount of Rs. 200/- through Police Head Constable Shri.Lakhan Mahajan, P.S. Katol under sec. 229 of B.N.S.S,2023. which is imposed upon him.

I have carefully gone through the final report, written plea of guilt of the accused in absentia, his Adhar Card vide Exh.4 and the service report/authority of transmitting fine amount by police.

It appears that, accused was found causing obstruction to traffic by parking his Vehicle in public place. Therefore, he is prosecuted in the present matter. The plea of guilt of accused appears to be voluntarily as it is as per the procedure as prescribed in 229 of B.N.S.,-2023 and the offence is petty and plea of guilty may be accepted in absence of the accused through authorized person if the accused submits written plea of guilt which has been done in the case.

Hence, considering the nature of offence and written submission of the accused and willingness to pay fine through authorized person, the following order is passed-

ORDER.

- 1] The accused is convicted under Section 229, r/w 283 of BNSS for the offence punishable under Section 285 of BNS and is sentenced to pay a **fine of Rs.200/- (Rs. Two Hundred only)** and in default to suffer (Simple Imprisonment) for Seven Days.
- 2] Matter is accordingly disposed of.
- 3] Dictated and pronounced in open court.

Date : 14-03-2026.

(Smt. Sneha R. Jadhao)
J.M.F.C., Katol.

ENDORSEMENT

Case Argued on	:	14.03.2026
Order dictated on	:	14.03.2026
Transcription Ready on	:	14.03.2026
Order checked and signed off	:	14.03.2026

CERTIFICATE

I affirm that the contents of the this PDF file of order are same word to word, as per the original order.

Name of the Stenographer :- A.Y.Kulkarni (Gr-III)