

IN THE COURT OF JUDICIAL MAGISTRATE FIRST CLASS,
MOUDA.
Particulars
(Chapter XXII of the BNSS)

S. Cri. Case No. 493/2025

Exh. No. 4

1. Date of offence : 05.04.2025
2. Date of Report : 05.04.2025
3. Name of complainant : State through R.T.O. Nagpur
4. Name of accused : **Snadip Gulab Aagashe,**
Age :- 30 Yrs.,
R/o. Rohana, Tq. Mohadi, Dist. Bhandara

5. Particulars of offence :

That, you on 05.04.2025 at about 10.54 a.m. at Mathani Tol Plaza, found carrying passengers without pass, permit or authorization in your private four wheeler vehicle and thereby committed an offence under Section 66(1) punishable under Section 192-A of the Motor Vehicles Act, 1988.

Q. 1 :-Have you understood the charge now read over ?

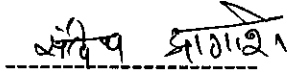
Ans :-Yes.

Q. 2 :-Have you received copy of the Charge-sheet ?

Ans :-Yes.

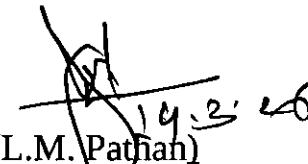
Q. 3 :-Do you plead guilty ?

Ans :- Yes.



(signature/Thumb impression
of the accused)

Date : 14.03.2026


(L.M. Pathan)
Judicial Magistrate First Class,
Mouda

ORDER.

1. Particulars of offence is framed at Exh.3 and explained in vernacular to the accused. He pleaded guilty. I have personally verified from the accused. He stood by his plea of guilt. It is found voluntary. On perusing the record it is found that, Police has seized the license of accused. Hence, I have no hesitation in admitting his plea of guilt. Thus, the accused is hereby convicted for the offence punishable under Section 66(1) punishable under Section 192-A of the Motor Vehicles Act, 1988.
2. At this point I take a pause to hear the accused on the point of sentence. Accused has submitted that he is a poor person. Hence, considering his age, poverty and illiteracy, he has urged for imposing of minimum punishment.
3. Having given anxious thought to the submission of the accused and the facts and circumstances of the case, I am of the opinion that it is necessary to impose such a punishment that accused understands the seriousness of his acts. Hence, I pass following order :-

ORDER

- 1) Accused Sandip Gulab Aagashe, is hereby convicted for the offence under Section 66(1) punishable under Section 192-A of the Motor Vehicles Act, 1988 vide section 275 of the Bharatiya Nagarik Suraksha Sanhita and to pay **fine of Rs. 10,000/- (Rupees Ten Thousand only)** in default of which to suffer simple imprisonment for 2 days.
 - 2) Seized R.C. book be returned to the owner immediately after payment of the fine.
- Copy of this judgment be given to the accused free of costs.

Date : 14.03.2026

(L.M. Pathan)
Judicial Magistrate First Class,
Mouda

*Fine Rs. 10,000/-
deposited - Recd
No 156/26 dt 14.3.26
ml
SV.*