

MHNS18001474-2025

S.C.C. No.789/2025

State Vs.Mothabhau Chinda Sonawane

Exh.No. 03

RECORD OF SUMMARY CASE NO.789/2025 TRIED IN A SUMMARY WAY UNDER CHAPTER XXII OF BHARATIYA NAGRIK SURAKSHA SANHITA.

IN THE COURT OF V. B. Chavan, J.M.F.C., KALWAN, DIST. NASHIK

1. Date of commission of :- 02.11.2025
offence
2. Date of report or :- 02.11.2025
complaint
3. Name of the complainant :- The State of Maharashtra Through
with parantage, age and P.I Police Station Deola
residence.
4. Name, parantage, age and :- **Mothabhau Chinda Sonawane**
residence of the accused Age- 58 yrs.,
R/o. At post, Deola, Tal.Deola,
Dist.Nashik
5. (a) Particulars of the offence complained of and explained to the
accused :-

That on 02.11.2025, Shivaji Statue, Deola Satana road you accused being in charge of vehicle Appe Rikshow bearing registration no.MH-41/V-1887 carried the excess passengers more than sanctioned permit in the said vehicle and thereby committed an offence under Section 66(1) r/w. 192 and 207 of Motor Vehicles Act and within my cognizance.

Q.1. Do you understood the particulars of the offence now read over and explained ?

Ans Yes

Q.2. Have you received copies of complaint ?

Ans Yes

Q.3. Do you plead guilty ?

Ans I plead guilty.

Signature of accused.

Date : 14/03/2026

Place : Kalwan.

(V. B. Chavan)

Judicial Magistrate F.C., Kalwan.

JUDGMENT

Particulars of offence read over and explained to accused in vernacular. He pleads guilty and filed pursis at Exh.06. Consequence of his plea and punishment that may be imposed on him explained to him. Still, he wish to pleads guilty. I found his plea to be voluntary one. Hence, he is held guilty for offence punishable under Section 66(1) r/w. 192 and 207 of Motor Vehicles Act. Heard learned APP and the accused on the point of sentence. Learned APP prayed for maximum punishment. On the contrary the accused has prayed for lessor punishment. Considering the nature of offence and submissions of both sides, following sentence will meet the ends of justice. Hence, following order;

O R D E R

- 1] Accused convicted for the offences under u/s. Section 66(1) r/w. 192 and 207 of Motor Vehicles Act, vide section 255(1) of the Code of Criminal Procedure.

- 2] On the first count he is sentenced to pay a fine of ₹.2,000/- (₹ Two Thousand only) and in default to suffer simple imprisonment for five (05) days.

Date : 14/03/2026
Place : Kalwan.

(V. B. Chavan)
Judicial Magistrate F.C., Kalwan.