

S.C.C.No.2190/2025.
Order below Exh.1.

Record of Summary Criminal Case to be tried in summary way under chapter XXI of the Cr.PC. (Act II of 1974).

In the Court of Judicial Magistrate, F. C. (Court No.1), Sangli.

| | | |
|--|---|--|
| 1) Date of commission of the offence | : | 14-06-2025 |
| 2) Date of Report/Complaint | : | 14-06-2025 |
| 3) Name and address of the Complainant | : | State of Maharashtra Sangli Rural Police Station. |
| 4) Name and address of the accused | : | Sandesh Amrut Tivade, Age-21, Occu.- Labour, R/o. Jaysingpur, Tal. Shirol, Dist.Kolhapur |

5) **Particular of the offences complained and explained to the accused :-**

That on 14.06.2025 at about 17.30 hours at Sangli Kolhapur Road, Ankali Phata, Tal.Miraj, Dist.Sangli you accused found driving your **motorcycle** bearing registration no. **MH-51-5566** on aforesaid public way in a manner so rash or negligent as to endanger human life, or to be likely to cause hurt or injury to any other person and you have thereby committed an offence punishable **under section 281 of the Bharatiya Nyaya Sanhita, 2023** and within my cognizance.

6) **Plea of Accused**

Q.1. Have you received copies of police papers of this case ?

Ans: Yes.

Q.2. Have you understood the particulars of offence read over and explained ?

Ans: Yes.

Q.3. Do you plead guilty ?

Ans: Yes, I plead guilty for the offence.

Signature of accused

Before me,

Sangli.

Date : 14/03/2026.

(Rohini S. Patil)

**Judicial Magistrate First Class,
(Court No.1), Sangli.**

J U D G M E N T

The substance of accusation were read over and explained to the accused in vernacular to which he voluntarily pleaded guilty. *he accused filed pursis to that effect.* Consequently, his statement has been recorded accordingly. I have explained the accused, consequences of pleading guilty to the aforesaid offence. Still, he is ready to plead guilty after knowing all the consequences.

2. Accused admitted his guilt willfully after understanding the substance of accusation against him and therefore he is liable to be

convicted in accordance with the law. Therefore, I proceed to hear the accused on point of sentence.

3. Accused is heard on the point of sentence. Accused has prayed for leniency as he is the only earning member of his family. Accused further submitted that he would not commit such kind of offence henceforth.

4. In the present case, accused is charged under section 281 of the Bharatiya Nyaya Sanhita, 2023. It prescribes punishment upto six months or fine. Accused is repenting for said act and is intending to reform himself. He undertakes to not to commit such offence in future and would lead respectful life. So also it is the first offence of accused. Therefore, considering the said fact, I am of the opinion that, a lenient view in respect of quantum of punishment is required to be taken. Considering the nature of offence, facts and circumstances, I find it proper to impose the fine instead of imprisonment to meet the ends of justice. In view of above discussion, I proceed to pass following order;

ORDER

1. The accused is convicted for offence punishable **under section 281 of the Bharatiya Nyaya Sanhita, 2023** vide section 278(2) of Bhartiya Nagarik Surksha Sanhita, 2023 and is sentenced to pay a fine of **Rs.500/-** and in default of payment of fine to suffer simple imprisonment for 3 (Three) days.

2. The copy of the judgment be supplied to the accused free of cost.

Sangli.

Date : 14/03/2026.

**(Rohini S. Patil)
Judicial Magistrate First Class,
(Court No.1), Sangli.**