

SC No.239/21
State Vs. Rahul

08.09.2021

Present: Sh. Sunil Dutt, Ld. Addl. PP for the State.
Accused is present on bail with Counsel
Sh. N. K. Sharma.

Vakalatnama on behalf of accused filed. Same is taken on record.

Arguments on charge heard.

I have gone through the record and perused the file.

Perusal of the record shows that on 01.12.2015 at about 12.20 am, Road near Gurudwara, 36 Block, Trilok Puri, accused had voluntarily and intentionally hit his Car bearing no.UP14BJ 6606 TATA Banza with force from behind on the motorcycle bearing no.DL07SBM-8269 which was being driven by the complainant Kamal Kishore, with such intention or knowledge, and under such circumstances that, if by that act, he had caused the death of Kamal Kishore, he would have been guilty of murder, and as such committed an offence punishable under Section 307 IPC.

Keeping in view the facts and circumstances of the case, prima facie case for charge for offence under Section 307 IPC is made out against the accused. Consequently, the charge for said offence is framed against the accused to which he pleaded not guilty and claimed trial.

Let the material prosecution witnesses be summoned for the next date of hearing.

Be put up for prosecution evidence on 07.10.2021.

(Deepak Jagotra)
Principal Distt. & Sessions Judge (East)
KKD Courts, Delhi/08.09.2021