

SC No. 641/2017
FIR No. 820/2017
U/S 302/34/120B of IPC & 27/54/59 of Arms Act
P.S. Mangol Puri
State Vs. Mohd. Faishal & Ors.

22.09.2018

Present : Sh. Pankaj Kumar Ranga Additional Public Prosecutor for State.
Accused Himanshu and accused Vikas produced from JC with proxy
counsel Sh. Kuldeep Beniwal.

The matter is fixed for consideration on charge.

Ld. Counsel for accused has submitted that he does not want to argue on the
charge.

Whereas , ld. APP for State has submitted that since both the accused hatched
conspiracy to commit the murder of Deepak @ Kaneta and in furtherance of their common
intention they have committed the murder of Deepak @ Kaneta by way of causing him bullet
injuries with the pistols and submitted that prima facie case u/s. 302/34 & 120B of IPC and Section
27 of Arms Act is made out against both the accused Himanshu & Vikas.

Heard.

Since, both the accused namely Himanshu and Vikas are alleged to have caused
bullet injuries to the deceased Deepak @ Kaneta . As a result of which, he expired . Since, these
accused are also alleged to have hatched the conspiracy to commit murder and in furtherance of
their common intention they are alleged to have committed murder of Deepak @ Kaneta . Since
the fire arms are also alleged to have been used by them for committing the murder of Deepak @
Kaneta. So, Prima facie u/s/ 302/34 & 120B of IPC and Section of 27 of Arms Act is made out
against both the accused. Accordingly, charges thereunder have been framed to which both the
accused pleaded not guilty and claimed trail.

Since the co-accused Mohd. Faishal is already facing trial and this supplementary
charge-sheet against these accused Himanshu and Vikas is tagged with the same . So, the
matter is order to be listed on the date already fixed for evidence. To come up on 29.09.2018 for
evidence of the prosecution

(Pawan Kumar Matto)
Special Judge (NDPS)/
Additional Sessions Judge (N-W)
Rohini Courts, Delhi.
22.09.2018