

**SC No. 285/2011
St. Vs. Karan Jolly
FIR No.411/2020
PS. Shahdara**

07.12.2021

Present : Sh. Rakesh Mehta, Ld. Addl. PP for the State.

Accused produced from JC.

Sh. Mukesh Kumar, Ld. Defence Counsel for accused.

Arguments on point of charge heard. Ld. Defence Counsel concedes to the charge.

I have perused the record.

As per case of prosecution, accused was seen while entering into the room of the deceased with a hammer in his hand and thereafter, he is also seen while coming out of the said room. There is statement of one witness namely Simran, who had given hammer to the accused and also heard noise from the room of the deceased. The cash amount and jewelery belonging to deceased were also recovered at the instance of accused.

After considering the statement of prosecution witnesses, postmortem report and other material placed on record, I am of the opinion that prima facie, there is sufficient material on record to frame charge against accused u/s.302 IPC. Charge framed accordingly, to which accused pleaded not guilty and claimed trial.

Put up for PE on 21.02.2022. Complainant & Duty Officer be summoned for the next date of hearing apart from IO & MHC(M).

(Sanjeev Kumar Malhotra)
ASJ-04/Shahdara
KKD Courts/Delhi/07.12.2021