

IN THE COURT OF IX ADDL. DISTRICT AND  
SESSION JUDGE, BENGALURU RURAL DISTRICT,  
BENGALURU

SC NO. 120/2019

Complainant: State by Nandagudi Police Station

V/s

Accused: A1- Manjunatha  
A2- Vishwanatha  
A3- Rajanna  
A4- Venkateshappa  
A5- Kamma  
A6- Gayithri  
A7- Munegowda

CHARGE

I, J.V VIJAYANANDA, IX Additional District & Sessions Judge, Bengaluru Rural District, Bengaluru, do hereby charge above accused as follows:

2. That on 13-10-2018 at 4.00pm in Dalasagere Village, Nandagudi Hobli, Hoskote Taluk within the limits of Nandagudi police station you Accused No.1 to Accused No.7 were a member of an unlawful assembly, the common object of which was to kill CW1, Santhosh, and thereby committed an offence punishable U/sec.143 of C.P.C. and within my cognizance?

3. That on the above said date, time and place you Accused No.1 to Accused No.7 were a member of an unlawful assembly in prosecution of the common object to kill CW1 and committed an offence of rioting, and thereby committed an offence punishable U/sec.147 of Indian Penal Code and within my cognizance?

4. That on the above said date, time and place you Accused No.1 to Accused No.7 were a member of an unlawful assembly and were at that time armed with deadly weapons like clubs, iron rod and thereby committed an offence punishable U/sec.148 of Indian Penal Code and within my cognizance?

5. That on the above said date, time and place you Accused No.1 to Accused No.7 with common object to kill CW1, picked quarrel with him and thereby you accused No.3, voluntarily caused hurt to CW2, Kamalakshi, by twisting her right hand, you accused No. 4 to 7 voluntarily caused simple hurt to CW1 to 3 with hands and legs , thereby committed an offence punishable U/sec.323 R/w Sec 149 of Indian Penal Code and within my cognizance?

6. That on the above said date, time and place you Accused No.1 to Accused No.7 with common object to kill CW1, picked quarrel with

CW1 to 3 and thereby you accused No.1 voluntarily caused simple hurt to CW.1 with iron rod on his head, you A3 voluntarily caused simple hurt to CW2 Kamalakshmi with club, thereby committed an offence punishable U/sec.324 R/w Sec 149 of Indian Penal Code and within my cognizance?

7. That on the above said date, time and place you Accused No.1 to Accused No.7 with common object to kill CW1 voluntarily caused hurt to CW1 and 2 with iron rod and club with such intension and under such circumstances by that act you had caused the death of CW1 and 2, you would have been guilty of murder, and thereby committed an offence punishable U/sec.307, R/w Sec 149 of Indian Penal Code and within my cognizance?

8. That on the above said date, time and place you Accused No.1 to Accused No.7 with common object to kill CW1 intentionally insulted CW1 to 3 in filthy words as “ಸೂಳೆ ನನ್ನ ಮಕ್ಕಳ, ಲೋಫರ್ ನನ್ನ ಮಕ್ಕಳಾ” and thereby gave provocation to CW1 and 2 intending that such provocation would cause CW1 and 2 to break public peace thereby committed an offence punishable U/sec.504, R/w Sec 149 of Indian Penal Code and within my cognizance?

9. That on the above said date, time and place you Accused No.1 to Accused No.7 with common object to kill CW1 voluntarily caused hurt to CW2, Kamalakshi intending to outrage her modesty and thereby committed an offence punishable U/sec.354, R/w Sec 149 of Indian Penal Code and within my cognizance?

10. And I hereby direct that you be tried by this court on the above said charge.

Dated this 25<sup>th</sup> day of November 2019

(J.V. VIJAYANANDA)  
IX Additional District & Sessions Judge,  
Bengaluru Rural District, Bengaluru.