

IN THE COURT OF THE PRL.CIVIL JUDGE & JMFC,

AT ALAND

C.C. NO:594/2014

The State through Nimbarga P.S.–V/s. – Vittal and Another

C H A R G E

I, GURUPRASAD.C, Prl. Civil Judge & JMFC Aland, do hereby charge you,

ACCUSED:

1. Vittal S/o. Kalyani Bidi,
Aged: 32 years, Occ: Agriculture,
2. Channappa S/o. Laxman Koganur,
Aged: 42 years, Occ: Driver,

Both are R/o. Koralli village, Tq: Aland.

As follows;

Firstly, that on 20.04.2014 at 9:30 p.m., near CW8 Hotel at Bhusnoor factory cross, within the limits of Nimbarga Police Station, when CW1, CW6 and CW7 were together were come to bring meals from the above said hotel, when CW1 was sitting on the katta after ordering the meal, at that time, you accused Nos.1 and 2 came there in furtherance of common intention, intentionally insulted C.W.1 by abusing him in filthy language like “ಏ ಭೋಸಡಿ ಮಗನೆ ಎರಡು ತಿಂಗಳಿನಿಂದ ನಿನಗೆ ಹಡುಕಾಡಿದೆವು ಇಂದು ಸಿಕ್ಕಿರುವಿ” and thereby gave provocation to C.W.1 intending or knowing it likely that such provocation will cause C.W.1 to break the public peace or to

commit any other offence and thereby committed an offence punishable U/Sec.504 R/w Sec.34 of Indian Penal Code and within my cognizance.

Secondly, that on the above said date, time and place, you accused Nos.1 and 2 in furtherance of common intention, have picked up quarrel with CW1 and wrongfully restrained the movement of C.W.1 from proceeding further and to commit certain offences and thereby committed an offence punishable U/Sec.341 R/w Sec.34 of Indian Penal Code and within my cognizance.

Thirdly, that on the above said date, time and place, you accused Nos.1 and 2 in furtherance of common intention, you accused No.1 voluntarily caused hurt to CW1 on his back with hand and on his stomach with fist and thereby committed an offence punishable U/Sec.323 R/w Sec.34 of Indian Penal Code and within my cognizance.

Fourthly, that on above said date, time and place, you accused Nos.1 and 2 in furtherance of common intention, you accused No.2 voluntarily caused hurt to C.W.1 on his left shoulder and with rod and caused grievous internal pain and also voluntarily caused hurt to CW1 on his left leg knee with rod and caused internal pain, if which is used as a weapon of offence is likely cause death and thereby committed an offence punishable U/Sec.324 R/w Sec.34 of Indian Penal Code and within my cognizance.

Finally, that on the above said date, time and place, you accused Nos.1 and 2 in furtherance of common intention, have criminally intimidated CW1 by threatening take away his life saying that “ಇನ್ನು ಮುಂದೆ ಹೇಗೆ ಜೀವನ ಮಾಡುತ್ತಾನೆ” so as to cause alarm in his mind and thereby and thereby committed an offence punishable U/Sec.506 R/w Sec.34 of Indian Penal Code and within cognizance of this court.

And I hereby direct that you be tried on the said charge.

(GURUPRASAD.C)
PRL.CIVIL JUDGE & JMFC,
ALAND

PLEA OF ACCUSED

Q.1 : Have you heard and understood the accusation now readover and explained in the language known to you?

Ans: A.1 :

A.2 :

Q.2 : Do you plead guilty or claim to be tried?

Ans: A.1 :

A.2 :

Certified that the above examination of the accused is taken in my presence, hearing and that the record contains a full and true account of the statement made by the accused.

PRL.CIVIL JUDGE & JMFC,
ALAND