

**IN THE COURT OF THE ADDL.CIVIL JUDGE & JMFC,
AT ALAND**

C.C. NO:1806/2023

COMPLAINANT: The State through Naron P.S.

-V/s -

- ACCUSED** : 1. Shivakumar S/o. Kalyani Sagar,
Aged: 36 years, Occ: Agriculture,
2. Udaykumar S/o. Kalyani Sagar,
Aged: 20 years, Occ: Agriculture,
3. Prakash S/o. Kalyani Sagar,
Aged: 28 years, Occ: Agriculture,
4. Kalyani S/o. Shivappa Sagar,
Aged: 62 years, Occ: Agriculture,
5. Sharadabai @ Shantabai W/o. Kalyani
Sagar,
Aged: 58 years, Occ: Household,
6. Akkamahadevi D/o. Kalyani Sagar,
Aged: 19 years, Occ: Household,

Above all are R/o.Bilagundi Village.

C H A R G E

I, SNEHA PATIL., Addl. Civil Judge & JMFC, Aland, do hereby charge you, as follows;

Firstly, on 04.06.2022 at 3:30 p.m. near the Government School, at Bilagundi Village, within the limits of Naron Police Station, when CW1 was going towards his house, you accused No.1 to 6 picked up quarrel with previous enmity, you accused persons having been members of an unlawful assembly to commit rioting,

to intentionally insult CW1 and to criminally intimidate him and thereby you accused No.1 to 6 in prosecution of common object, have committed an offence punishable U/Sec.143 R/w Sec.149 of Indian Penal Code and the same is within the cognizance of this Court.

Secondly, that on the above said date, time and place, you accused No.1 to 6 being members of an unlawful assembly, committed an act of rioting and thereby you accused No.1 to 6 in prosecution of common object have committed an offence punishable U/Sec.147 R/w Sec.149 of Indian Penal Code and the same is within the cognizance of this court.

Thirdly, that on the above said date, time and place, you accused No.1 to 6 committed an act of rioting with intent to commit certain offence you accused persons were armed with deadly weapons and thereby you accused No.1 to 6 in prosecution of common object have committed an offence punishable U/Sec.148 R/w Sec.149 of Indian Penal Code and the same is within the cognizance of this court.

Fourthly, on above said date, time and place, you accused No.1 to 6 wrongfully restrained the movement of CW1 from proceeding further with an intention to commit certain offence and thereby you accused No.1 to 6 in prosecution of common object have committed an offence punishable U/Sec.341 R/w Sec.149 of Indian Penal Code and the same is within the cognizance of this court.

Fifthly, on above said date, time and place, you accused No.1 to 4 intentionally insulted CW1, CW5 and CW6 abused them in filthy language and thus insulted them intending or knowing it to be likely that such provocation will cause them to break the public peace or to commit any other offence and thereby you accused No.1 to 6 in prosecution of common object have committed an offence punishable U/Sec.504 R/w Sec.149 of Indian Penal Code and the same is within the cognizance of this Court.

Sixthly, on above said date, time and place, you accused No.2 voluntarily caused hurt to CW1 with a club on his left hand elbow, and shoulder and caused internal injury, you accused No.3 voluntarily caused hurt to CW1 with a stone on his back and waist and caused bleeding and internal injuries, CW5 came to pacify the quarrel, you accused No.1 voluntarily caused hurt to CW5 with a stone on his waist, chest and right hand shoulder and caused internal injury, if which are used as weapons of offence is likely to cause death and thereby you accused No.1 to 6 in prosecution of common object have committed an offence punishable U/Sec.324 R/w Sec.149 of Indian Penal Code and the same is within the cognizance of this Court.

Seventhly, on above said date, time and place, you accused No.1 voluntarily caused hurt to CW4 on his back with hands, you accused No.4 slapped CW6, you accused No.5 and 6 voluntarily caused hurt to CW7 and CW8 with hands and you accused No.4 pulled the hands of CW7 and also knocked her on the ground and thereby you accused No.1 to 6 in prosecution of common object have committed an offence punishable U/Sec.323 R/w Sec.149 of

Indian Penal Code and the same is within the cognizance of this Court.

Eighthly, that on above said date, time and place, you accused No.4 used criminal force against CW6 a woman, by pulled the saree and hair of CW6, intending to outrage her modesty or knowing fully well that the intended act is likely to outrage the modesty of the said woman and thereby you accused No.1 to 6 in prosecution of common object have committed an offence punishable U/Sec.354 R/w Sec.149 of Indian Penal Code and the same is within the cognizance of this Court.

Lastly, that on above said date, time and place, you accused No.1 to 6 threatened CW1, CW4 to CW8 stating that they will take away their life, so as to cause alarm in their mind and thereby you accused No.1 to 6 in prosecution of common object have committed an offence punishable U/Sec.506 R/w Sec.149 of Indian Penal Code and the same is within the cognizance of this Court.

(SNEHA PATIL)
ADDL.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:
A.3:

A.4:
A.5:
A.6:

Q.2: Do you plead guilty?

Ans: A.1:

A.4:

A.2:

A.5:

A.3:

A.6:

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.

(SNEHA PATIL)
ADDL.CIVIL JUDGE & JMFC,
ALAND