

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

**C.C. NO:5808/2022**

The State through Madan Hipparga P.S.-V/s. – Bhimsha & Others.

**CHARGE**

I, **SNEHA PATIL**, Addl. Civil Judge & JMFC Aland, do hereby charge you,

**ACCUSED:**

1. Bhimsha S/o. Kareppa Gollar,  
Aged: 35 years, Occ: Coolie,
2. Suresh S/o. Kareppa Gollar,  
Aged: 34 years, Occ: Coolie,
3. Laxman S/. Kareppa Gollar,  
Aged: 30 years, Occ: Coolie,
4. Mareppa S/o. Sindarage Gollar,  
Aged: 28 years, Occ: Coolie,

Above all are R/o. Madan Hipparga Village, Tq: Aland.

As follows;

Firstly, that on 28.04.2022 at 4:00 p.m. at Madan Hipparga Village, in front of the Madan Hipparga Bus Stand, near Tea Point, within the limits of Madan Hipparga Police Station, when CW1 and CW4 were drinking tea on the above said place, you accused No.1 to 4 picked up quarrel, you accused No.1 intentionally insulted CW1 by abusing him in filthy language stating that “ಏ ಬೋಸಡಿ ಮಗನಾ ಯಲ್ಲಾ ನೀನು ಮಾದನಹಿಪ್ಪರಗಾ ಗ್ರಾಮದಲ್ಲಿ ಯಾವುದೇ ಕಾರಣಕ್ಕೂ ಹಂದಿ ಸಾಕಾಣಿಕೆ ಮಾಡಬಾರದು,” and gave provocation to CW1 intending or knowing that such

provocation will likely cause him to break the public peace or to commit any other offence and thereby you accused No.1 to 4 in furtherance of common intention committed an offence punishable U/Sec.504 R/w Sec.34 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 by holding the shirt of CW1 and also slapped him and you accused No.3 knocked him down on the ground, you accused No.1 to 4 kicked him and caused internal injuries and you accused No.2 voluntarily caused simple hurt to CW1 on his cheek and caused bleeding injury and thereby you accused No.1 to 4 in furtherance of common intention committed an offence punishable U/Sec.323 R/w Sec.34 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.2 picked up a stone if which is used as a weapon of offence is likely to cause death and hit on his forehead and caused scratched injury, and thereby you accused No.1 to 4 in furtherance of common intention committed an offence punishable U/Sec.324 R/w Sec.34 of Indian Penal Code and the same is within the cognizance of this Court.

Fourthly, that on the above said date, time and place, you accused No.3 wrongfully restrained CW1 from proceeding in any direction in which that person has right to proceed and thereby you accused No.1 to 4 in furtherance of common intention committed

an offence punishable U/Sec.341 R/w Sec.34 of Indian Penal Code and the same is within the cognizance of this court.

Finally, that on the above said date, time and place, you accused No.1 threatened CW1 stating that you will take away his live “ ಇವತ್ತುಉಳಿದಿದ್ದಿ ಯಾಲ್ಲಾ ಇನ್ನೋಮ್ಮೆ ನಮ್ಮ ಕೈಗೆ ಸಿಕ್ಕರೆ ನಿನಗೆ ಜೀವ ಸಹಿತ ಬಿಡುವುದಿಲ್ಲ” and thereby you accused No.1 to 4 in furtherance of common intention committed an offence punishable U/Sec.506 R/w Sec.34 of Indian Penal Code and the same is within the cognizance of this Court.

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

**(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:

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

Ans: A.1:

A.2:

A.3:

A.4:

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.

**ADDL.CIVIL JUDGE & JMFC,**  
**ALAND**