

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

**C.C.No.8615/2024**

The State through Aland P.S.-V/s. - Santosh & Others

**C H A R G E**

**I, Smt. Suman Chittargi B.Com., LL.M.,** Prl. Civil Judge & JMFC, Aland, do hereby charge you:

**ACCUSED:**

1. Santosh S/o Tukaraj Rathod,, Aged: 36 years, Occ: Hotel Work,
2. Hiru S/o Chandu Chavan, Aged: 44 years, Occ: Coolie,
3. Vijaykumar @ Vaijanath S/o Tukaram Ratahod, Aged: 36 years, Occ: Coolie,
4. Kannu S/o Tukarama Rathod, Aged: 34 years, Occ: Coolie,
5. Subhash S/o Tukaram Rathod, Aged: 28 years, Occ: Coolie,
6. Gulab S/o Chandu Chavan, Aged: 40 years, Occ: Coolie,,
7. Mangalabai W/o Gulab Chavan Aged: 30 years, Occ: Household,
8. Ganesh S/o Kishan Rathod, Aged: 19 years, Occ: Coolie,

Above all are R/o Morisab Tanda, Aland, Tq: Aland, Dist: Kalaburagi.

As follows:

That you accused No.1 to 8 on 13.11.2023 at about 11:00 p.m. at Morisab Tanda in front of Laxman Rathod House, within the

jurisdiction of Aland Police Station, you accused persons in prosecution of your common object at the time of Deepavali Festival when the CW1 was dancing alongwith Tandas people by arranging DJ, when the procession came in front of Laxman Rathod at that time, the you accused No.1 objected for the dance making in front of their house contending that every year the DJ conducted in front of Sevalal Temple, meanwhile rest of the accused persons assembled together by forming yourself into an unlawful assembly in order commit certain offence and thereby you have committed an offence punishable U/Sec.143 R/w Sec.149 of Indian Penal Code, within the cognizance of this Court.

Secondly, that on the above said date, time and place, you accused No.1 to 8 being members of an unlawful assembly, in prosecution of common object of the said assembly, committed an act of rioting with an intent to commit other offences and you have committed an offence of rioting and thereby you have committed an offence punishable U/Sec.147 R/w Sec.149 of Indian Penal Code, within the cognizance of this Court.

That on above said date, time and place, you accused No.1 to 8 in prosecution of your common object, picked up quarrel with the CW1, you accused No.5 assaulted to the CW1 with hand on her back and caused internal injuries and thereby you have committed an offence punishable U/Sec.323 R/w Sec.149 of Indian Penal Code and within the cognizance of this Court.

That on above said date, time and place, you accused No.1 to 8 in prosecution of your common object, picked up quarrel with

the CW1 and you accused No.1 assaulted with stone on the head of CW5, you accused No.7 assaulted with stick on the right hand palm of CW6 and used the said objects as weapon in order to cause injuries and thereby caused internal and bleeding injuries to them and thereby you have committed an offence punishable U/Sec.324 R/w Sec.149 of Indian Penal Code and within the cognizance of this Court.

That on above said date, time and place, you accused No.1 to 8 in prosecution of your common object, picked up quarrel with the CW1, all the accused persons intentionally insulted the CW4 by abusing as "ಏ ರಂಡಿ ಮಗನೆ " when CW1, 4 and 5 tried to rescue at that time, intentionally insulted them by abusing as " ರಂಡಿ ಮಕ್ಕಳೆ ನೀವು ಬರುತ್ತೀರಿ ಸೂಳೆರೇ" and provoked the intending that such provocation would cause them im to break the public peace and thereby you have committed an offence punishable U/Sec.504 R/w Sec.149 of Indian Penal Code and within the cognizance of this Court.

That on above said date, time and place, you accused No.1 to 8 in prosecution of your common object, picked up quarrel with the CW1 and CW4 to CW6, you accused persons criminally intimidated them by threatening to take away their lives, so as to cause alarm in their mind and thereby you have committed an offence punishable U/Sec.506 R/w Sec.149 of Indian Penal Code and within the cognizance of this court.

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

Date: 24.10.2025

Pri. CJ & J.M.F.C., ALAND.

**PLEA OF THE ACCUSED**

Q.1: Have you heard the charge now read over and explained to you in the language known to you?

Ans. A1 to 8:

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

Ans. A1 to 8:

Certified that charge is read-over and explained to the accused No.1 to 8 in the language known to them and true statement made by them is recorded in the open Court.

Date: 24.10.2025

Pri. CJ & J.M.F.C., ALAND.