

IN THE COURT OF THE PRINCIPAL SESSIONS JUDGE,
UDUPI DISTRICT AT UDUPI

S.C. No.3/2021

The State: Rptd. by P.S.I.,
Padubidri Police Station .. COMPLAINANT

Vs.

Safina Khathoon and another .. ACCUSED

CHARGE

I, **J.N. Subramanya, B.A., LL.M.**, Principal Sessions
Judge, Udupi hereby charge you:

1. Safina Khathoon,
W/o. Sadakath Ansari,
Aged about years,
2. Mohammed Shafeek Ansari,
S/o. Rojan Mia,
Aged about years,

Both are R/o. Poornidi Village,
Kohirid Post, Suriya Block,
Giridi Taluk and District,
Jharkand State,

Presently R/at.C/o. Mohammed Ali,
Karnira Building, S.S. Road,
Hejamady Village, Udupi.

as follows:-

FIRSTLY:- That you accused No.1 being wife, accused No.2 being brother of deceased Sadakath Ansari (victim) with common intention on 21.05.2020 at about 9:00 p.m. at rental house bearing No.5-86(3) concerned to Karnire Jumma Masjid, situated at S.S. Road, Hejamadi Village, Kapu Taluk when deceased Sadakath Ansari questioned his son C.W.3- Mohammad Raza @ Razak about his study, tried to make assault, A1 restrained Sadakath Ali from making assault on C.W.3 then quarrel was taken place between Sadakath Ansari and A1, at 10:00 in the bedroom when Sadakath Ansari came to make assault on A1, A1 pushed Sadakath Ansari, who dashed to the wall, fell on the floor, succumbed to the injuries and thereby committed the offence punishable under Section 304 Part II r/w 34 of Indian Penal Code and within my cognizance.

SECONDLY:- On the above stated date, time and place A1 and A2 with common intention screen the offence and to escape from the legal punishment shifted the body of Sadakath Ansari by get sitting in the middle of his Honda Activa Two Wheeler No.KA-20-Y-1105, A1 tightly hold the body, A2 rode the Two Wheeler reached Hejamady Village threw/pushed the body to a channel situated beside road in Sy.No.88-4A3AP-1-P1 concerned to Ramola G. relative of C.W.19- Prabod Chandra thereby

caused disappearance of evidence, thereby committed the offence punishable under Section 201 r/w section 34 of Indian Penal Code and within my cognizance.

THIRDLY: That, you A1 and A2 on the above stated date, time and place knowing that death of Sadakath Ansari is not a culpable homicide, with common intention to screen the offence shifted the body of Sadakath Ansari from the spot, destroyed evidence, A2 lodged a false complaint narrating that Sadakath Ali died in an accident and thereby committed the offence punishable under Section 203 r/w section 34 of Indian Penal Code and within my cognizance.

And I hereby direct that you be tried before me on the said charges.

Dated this the day of , 2022.

(J.N. Subramanya)
PRINCIPAL SESSIONS JUDGE,
UDUPI.