

IN THE COURT OF ADDITIONAL SESSIONS JUDGE,
AT : NEWASA

Sesions Case No.5/2024
Exh.No.17

CHARGE

I **R.R.Hastekar, Additional Sessions Judge, Newasa,** do hereby charge you,

- 1) Fayyajkhan Firojkhan Pathan, Age- 26 years
- 2) Babu Suban Patel, Age-41 years
- 3) Firojkhan Amirkhan Pathan, Age-50 years

All R/o. Devgaon, Tal. Newasa,
Dist. A'nagar.

That you accused, on 08/10/2023 at about 8.30 a.m. at village Devgaon, Tal. Newasa, at Awes chicken shop, in furtherance of your common intention, assaulted the informant Shakil Nasir Shaikh and witness Samir Nasir Shaikh and Shaikh Javed Sikandar by means of knife and chopper, with such an intention or knowledge and under such circumstances, that if by that act, you caused the death of informant and witnesses, you would have been guilty of murder and thereby committed an offence punishable under Section 307 r. w. 34 of the Indian Penal Code and within my cognizance.

That you accused, on aforesaid date, time and place, in furtherance of your common intention, voluntarily caused hurt to informant and witnesses by assaulting them with knife, chopper and thereby committed an offence punishable under Section 324 r/w 34 of the Indian Penal Code and within my cognizance.

That you accused, on aforesaid date, time and place, in furtherance of your common intention, voluntarily caused hurt to the informant and witnesses and thereby committed an offence punishable under Section 323 r/w 34 of the Indian Penal Code and within my cognizance.

That you accused, on aforesaid date, time and place, in furtherance of your common intention, insulted the informant and witnesses by abusing and giving provocation to them, knowing it to be likely that such provocation will cause them to break Public peace and thereby committed an offence punishable under Section 504 r/w 34 of the Indian Penal Code and within my cognizance.

That you accused, on aforesaid date, time and place, in furtherance of your common intention, committed criminal intimidation by threatening informant and witnesses to kill them with death with intent to cause alarm to them and thereby committed an offence punishable under Section 506 r/w 34 of the Indian Penal Code and within my cognizance.

Date :- 25/09/2025 (**R.R.Hastekar**)
Additional Sessions Judge, Newasa

The aforesaid charge is read over and explained to the accused in vernacular, for which he pleaded not guilty and claimed to be tried.

Date :- 25/09/2025 (**R.R.Hastekar**)
Additional Sessions Judge, Newasa

IN THE COURT OF ADDITIONAL SESSIONS
JUDGE, NEWASA.

SESSION CASE NO. 54 OF 2021
No.27

Exh.

The State of Maharashtra
..Complainant

V/s
Haribhau Namdev Lahane &
Ors. ...Accused

C H A R G E

I, **G. B. Jadhav**, Additional Sessions Judge, Newasa,
do hereby charge you accused,

- 1) Haribhau Namdev Lahane, Age-29 years
- 2) Kusumbai Namdev Lahane , Age-65 years

R/o. Chikani-Khamgaon, Tal. Newasa, Dist.
Ahmednagar.

As follows :

That from 2014 to 21-03-2021, at about 7:30 a.m.
at village Chikani-Khamgaon, Tal. Newasa, Dist. Ahmednagar,
you accused No.1 being husband, No.2 being mother-in-law of
deceased Rupali Haribhau Lahane, were subjected her cruelty
by abusing, beating, non-providing foods, ill-treated her
mentally and physically on account of demand of Rs. 20,000/-
for purchasing of Onion Seeds and Onion removal, and thereby
you have committed an offence punishable under Section 498-A
of the Indian Penal Code, 1860 and within the cognizance of
Court of Sessions.

Secondly, on 21-03-2021, at about 7:30 a.m.

aforesaid place, deceased Rupali Haribhau Lahane committed suicide by hanging herself in the house and you have abetted the commission of suicide by abusing, beating, non-providing foods, demanding money and thereby you have committed an offence punishable under Section 306 r/w 34 of the Indian Penal Code, 1860 and within the cognizance of this Court of Sessions.

Lastly, on aforesaid date, time and place you in furtherance of your common intention, intentionally insulted deceased Rupali Haribhau Lahane and thereby gave provocation to her to break public peace and thereby committed an offence punishable under Section 504 r.w.34 of the Indian Penal Code and within the cognizance of this Court of Sessions.

And I hereby direct that you be tried by this Court of Session for the aforesaid charges.

Dated this 28th day of June 2022.

Jadhav)
Judge,

(G. B.
Additional Sessions
Newasa

The charge is read over and explained to the accused in Marathi.

Date- 28/06 /2022
Sessions Judge,

(G. B. Jadhav)
Additional
Newasa.

IN THE COURT OF ADDITIONAL SESSIONS
JUDGE, NEWASA.

SESSION CASE NO. 10 OF 2017
No.18

Exh.

The State of Maharashtra
..Complainant
V/s
Babasaheb Shilappa Fulmali &
Ors. ...Accused

C H A R G E

I, **G. B. Jadhav**, Additional Sessions Judge, Newasa,
do hereby charge you accused,

- 1) Babasaheb Shilappa Fulmali, Age-30 years
- 2) Sitabai Shilappa Fulmali, Age-55 years
- 3) Shilappa Sayaji alias Hanumanta Fulmali, Age-65 years

All R/o. Kukana, Tal. Newasa, Dist. Ahmednagar.

As follows :

That since prior to two years of 17/03/2016, at Tirmali Vasti, in your house at Mauje Kukana, Tal. Newasa Dist. Ahmednagar, you accused No.1 being husband and accused No.2 & 3 being mother-in-law and father-in-law of Suman Babasaheb Fulmali were subjected her cruelty by beating, non-providing foods, and taunting and thereby you have committed an offence punishable under Section 498-A of the Indian Penal Code, 1860 and within the cognizance of Court of Sessions.

Secondly, on 17/03/2016 at 12:30 p.m. and aforesaid place, deceased Suman Babasaheb Fulmali

committed suicide by hanging herself to the iron pipe of tin roof of house by rope and you have abetted the commission of suicide by taunting, non-providing food and beating and thereby you have committed an offence punishable under Section 306 the Indian Penal Code, 1860 and within the cognizance of this Court of Sessions.

Thirdly, on aforesaid date, time and place you in furtherance of your common intention, voluntarily caused hurt to the deceased Suman Babasaheb Fulmali by beating and thereby committed an offence punishable under Section 323 r.w. 34 of the Indian Penal Code and within the cognizance of this Court of Sessions.

Fourthly, on aforesaid date, time and place you in furtherance of your common intention intentionally insulted deceased Suman Babasaheb Fulmali and thereby gave provocation to her to break public peace and thereby committed an offence punishable under Section 504 r.w.34 of the Indian Penal Code and within the cognizance of this Court of Sessions.

Lastly, that you accused on aforesaid date, time and place, in furtherance of your common intention, intentionally caused criminal intimidation by threatening deceased Suman Babasaheb Fulmali with injuries to her person with intent to cause alarm to her and thereby committed an offence punishable under Section 506 r.w. 34 of the Indian Penal Code and within the cognizance of this Court of Sessions.

And I hereby direct that you be tried by this Court of Session for the aforesaid charges.

Dated this 3rd day of March 2022.

Jadhav)

Sessions Judge,

Newasa

(G. B.

Additional

The charge is read over and explained to the accused in Marathi.

(G. B.

Jadhav)

Date- 03/03 /2022

Additional Sessions Judge,

Newasa.

**IN THE COURT OF ADDITIONAL SESSIONS
JUDGE, NEWASA.**

SESSION CASE NO. 19 OF 2018

Exh. No. 12

C H A R G E

I, **G. B. Jadhav**, Additional Sessions Judge, Newasa, do hereby charge you accused,

- 1) Rahul Suryabhan Bodhak , Age- 34 years,
 - 2) Nanda Suryabhan Bodhak, Age - 52 years,
- Both r/o. Saundla Tal. Newasa, Dist.

Ahmednagar.

As follows :

That since prior to two years of 17/03/2016 at Saundala Tal. Newasa Dist. Ahmednagar, you accused No.1 being husband and accused No.2 being mother-in-law of Sarika Rahul Bodhak subjected her to cruelty by demand of money and taunting of non-conceiving and thereby you have committed an offence punishable under Section 498-A of the Indian Penal Code, 1860 and within the cognizance of Court of Sessions.

Secondly, on 18 June 2017 at 9: 30 p.m. at Saundala Tal.Newasa Dist.Ahmednagar, Sarika Rahul Bodhak , committed suicide by pouring Kerosene on her person and setting fire herself and you have abetted the commission of suicide by demanding amount taunting of non-conceiving and beating and thereby you have committed an offence punishable under Section 306 of the Indian Penal Code, 1860 and within the cognizance of this Court of Sessions.

Thirdly, on aforesaid date, time and place you knowing that the offence of abatement of suicide has been committed caused certain evidence connected with the said offence namely Kerosene and Can to disappear with intention to screen from legal punishment and thereby committed an offence punishable under Section 201 of the Indian Penal Code and within the cognizance of this Court of Sessions.

Fourthly, that you accused on aforesaid date, time and place , intentionally insulted the deceased Sarika Rahul Bodhak by abusing and giving provocation to her, knowing it to

be likely that such provocation will cause her to break Public peace and thereby committed an offence punishable under Section 504 of the Indian Penal Code and within the cognizance of this Court of Sessions.

Fifthly, that you accused on aforesaid date, time and place, intentionally caused criminal intimidation by threatening the complainant with injuries to his person with intent to cause alarm to him and thereby committed an offence punishable under Section 506 of the Indian Penal Code and within the cognizance of this Court of Sessions.

And I hereby direct that you be tried by this Court of Session for the aforesaid charges.

Dated this 9th day of February 2022.

Jadhav)

Sessions Judge,

Newasa

(G. B.

Additional

The charge is read over and explained to the accused in Marathi.

Jadhav)

Date- 09/02 /2022

Additional Sessions Judge,

Newasa.

(G. B.

**IN THE COURT OF DISTRICT JUDGE-2 & ADDITIONAL
SESSIONS JUDGE, NEWASA.**

SESSION CASE NO. 23 OF 2018
25.

Exh. No.

The State of Maharashtra
..Complainant

Vrs.

Sujit Bhikan Devkule & Ors.

...Accused

CHARGE

I, **G. B. Jadhav**, Additional Sessions Judge, Newasa, do
hereby charge you accused,

1 Sujit Bhikan Devkule Age- 26 years,
R/o. Haregaon, Tal. Shrirampur,

Dist. Ahmednagar.

- 2 Sandip Eknath Dhage, Age-36 years
R/o. Khokar, Tal. Shrirampur, Dist. Ahmednagar,
- 3 Rohan Vilas Shinde, Age-25 years,
R/o. Panchshilnagar, Chalisgaon, Dist. Jalgaon,
- 4 Abhijit Madhukar Jondhale, Age-25 years,
R/o. Sangamner road, Shrirampur,
Tal. Shrirampur, Dist. Ahmednagar,
- 5 Dipak Babasaheb Shete, Age – 23 years,
R/o. Sanjaynagar, Shrirampur, Tal.
Shrirampur, Dist. Ahmednagar.

as follows :

Firstly, that you accused nos. 1 to 5 on 12/7/2018 at about 3.50 a.m., on Khadka phata to Salabatpur road, near canal, made preparation by possessing Innova vehicle No. MH-12-KT-2818, bogus number plate, the arms Chopper, iron rod, wooden log and mobile handset for committing dacoity and thereby you have committed an offence punishable under Section 399 of the Indian Penal Code and within the cognizance of this Court of Sessions.

Secondly, that you accused no. 1 to 5 on aforesaid date, time and place , were one of the five persons who had assembled for the purpose of committing dacoity and thereby committed an offence punishable under Section 402 of the Indian Penal Code and within the cognizance of this Court of

Sessions.

Lastly, that you accused, no. 1 to 5 on the aforesaid date, time and place, in contravention of the provisions of Arms Act, were found in possession of the weapons i.e. Chopper, iron rod etc. and that you have thereby committed an offence punishable u/s. 4/25 of the Arms Act and within the cognizance of this Court of Sessions.

And I hereby direct that you be tried by this Court of Session for the aforesaid charges.

Dated this 18th day of March 2021.

(G. B. Jadhav)
Additional Sessions Judge,
Newasa

The charge is read over and explained to the accused in Marathi.

Date- 18/03 /2021
Judge,

(G. B. Jadhav)
Additional Sessions
Newasa.

**IN THE COURT OF DISTRICT JUDGE-2 &
ADDITIONAL SESSIONS JUDGE, NEWASA.**

SESSION CASE NO. 25 OF 2021

Exh.

No. _____

The State of Maharashtra
..Complainant

Vrs.

Maruti Sabaji Mane & Ors.
...Accused

C H A R G E

I, **G. B. Jadhav**, Additional Sessions Judge, Newasa, do hereby charge you accused,

- 6 Maruti Sabaji Mane, Age- 60 years
- 7 Narayan Sabaji Mane, Age-50 years
- 8 Ramkisan Maruti Mane, Age-32 years
- 9 Rambhaji Kondiba Waghmode, Age-38 years

Accused Nos.1 to 3 r/o.Pachunda, Tal. Newasa, Dist. A'nagar.

Accused No.5 r/o. Dindewadi, Tal. Shevgaon, Dist. A'nagar.

as follows :

Firstly, that you accused nos. 1 to 4 on 25/5/2020 at about 8.00 p.m., in gat no.163 of village Pachunde, Tal. Newasa, Dist Ahmednagar

That since prior to two years of 17/03/2016 at Saundala Tal. Newasa Dist. Ahmednagar, you accused No.1 being husband and accused No.2 being mother-in-law of Sarika Rahul Bodhak subjected her to cruelty by demand of money and taunting of non-conceiving and thereby you have committed an offence punishable under Section 498-A of the Indian Penal Code, 1860 and within the cognizance of Court of Sessions.

were the members of an unlawful assembly and in prosecution of the common object of the said assembly, to commit the murder of informant Vishnu Gangadhar Mane, assaulted him by means of wooden log and an Axe with such intention or knowledge and under such circumstances, if by that act, you would have been guilty of attempt to commit murder of informant and thereby committed an offence punishable under Section 307 r. w. 34 of the Indian Penal Code and within the cognizance of this Court of Sessions.

Secondly, that you accused no. 1 to 4 on aforesaid date, time and place were the members of an unlawful assembly, and in prosecution of common object of voluntarily caused hurt to the informant Vishnu Gangadhar Mane, by assaulting him with the help of kicks and fist blows and caused hurt and thereby committed an offence punishable under Section 323 r.w. 34 of the Indian Penal Code and within the cognizance of this Court of Sessions.

Thirdly, that you accused, no. 1 to 4 on the aforesaid date, time and place, were the members of an unlawful assembly and in prosecution of the common object of the said assembly, intentionally insulted the informant by abusing and giving provocation to him, knowing it to be likely that such provocation will cause him to break Public peace and thereby committed an offence punishable under Section 504 r.w. 34 of the Indian Penal Code and within the cognizance of this Court of Sessions.

Lastly, that you accused nos. 1 to 4 on the aforesaid date, time and place, were the members of an unlawful assembly and in prosecution of the common object of the said assembly, committed criminal intimidation by threatening the informant Vishnu Gangadhar Mane with injury to his person with intent to cause alarm to him to do an act which he is legally bound to do and thereby committed an offence punishable under Section 506 r. w. 34 of Indian Penal Code and within the cognizance of this Court of Session.

Secondly, on or before 27/06/2016 at Valmi, Tal. Dist.Aurangabad, Jyoti Shriram Agle, committed suicide in a well and you accused no. 1, 3 & 4 along with deceased accused no.2, have abetted the commission by demanding Rs.5,00,000/- for construction of house, lying pipeline in field and by beating and thereby you have committed an offence punishable under Section 306 of the Indian Penal Code, 1860 and within the cognizance of this Court of Sessions.

And I hereby direct that you be tried by this Court of Session for the aforesaid charges.

(G.B.Jadhav)

Sessions Judge-2,
Date :- 25/3/2021
Newasa

Additional

The aforesaid charge is read over and explained to the accused in the vernacular, for which he pleaded not guilty and claimed to be tried.

(G.B.Jadhav)

Sessions Judge-2,
Date :- 25/3/2021
Newasa

Additional

And I hereby direct that you be tried by this Court of Session for the aforesaid charges.

Dated this 28th day of July 2021.

(G. B. Jadhav)
Additional Sessions Judge,
Newasa

The charge is read over and explained to the accused in Marathi.

Date- 28/07 /2021
Sessions Judge,

(G. B. Jadhav)
Additional
Newasa.

Dated this 24th day of June 2021.

Jadhav)
Sessions Judge,

(G. B.
Additional
Newasa

The charge is read over and explained to the accused in Marathi.

Jadhav)
Date- 24/06/2021
Additional Sessions Judge,
Newasa.

(G. B.

**IN THE COURT OF ADDITIONAL SESSIONS
JUDGE, NEWASA.**

SESSION CASE NO. 4 OF 2020
No.

Exh.

..Complainant

The State of Maharashtra

...Accused

Vrs.
Bhausahab Mohan Wagh

C H A R G E

I, **G. B. Jadhav**, Additional Sessions Judge, Newasa, do hereby charge you accused,

Bhausahab Mohan Wagh, Age-40 years

R/o. Newasa Khurd, Tal. Newasa, Dist. Ahmednagar.

As follows :

Firstly, that you accused on 09/2/2010 at about 12.15 to 12.30 hours in village Newasa in the premises of Tehsildar, Newasa along with other 100 to 125 unknown accused were a member of an unlawful assembly, the common object of which was to cause hurt, intentional insult and criminal intimidation to complainant and thereby committed an offence punishable under Section 143 of the Indian Penal Code and within the cognizance of this Court of Sessions.

Secondly, that you accused along with other 100 to 125 unknown accused on aforesaid date, time and place, were the members of an unlawful assembly and in prosecution of the common object of the said assembly, namely to cause hurt, intentional insult and criminal intimidation to the complainant and thereby committed an offence punishable under Section 147 of the Indian Penal Code. and within the cognizance of this Court of Sessions.

Thirdly, that you accused along with other 100 to 125 unknown accused on aforesaid date, time and place, were the members of an unlawful assembly and in prosecution of the common object of the said assembly, namely to cause hurt, intentional insult and criminal intimidation to the complainant which you knew likely to be committed in prosecution of the common object of the said assembly and you being a member of such assembly at the time of committing of that offence, are thereby guilty of an offence punishable under Section 149 of the Indian Penal Code and within the cognizance of this Court of Sessions.

Fourthly, that you accused along with other 100 to 125 unknown accused on aforesaid date, time and place, used criminal force against Ravindra Bhivsen Bawa, a public servant while he was on duty and thereby committed an offence punishable under Section 353 of the Indian Penal Code and within the cognizance of this Court of Sessions.

Fifthly, that you accused along with other 100 to 125 unknown accused on aforesaid date, time and place, in furtherance of your common object, used criminal force against Ravindra Bhivsen Bawa, a public servant while he was on duty and thereby committed an offence punishable under Section 353 r.w. 149 of the Indian Penal Code and within the cognizance of this Court of Sessions.

Sixthly, that you accused along with other 100 to 125 unknown accused on aforesaid date, time and place, to restrain the informant from carrying out his duties knowing that he was public servant and to damage the public property which includes the building of Tahasildar, Newasa and government jeep bearing No. MH-17-G-981 and thereby committed an offence punishable under Section 109 of the Indian Penal Code and within the cognizance of this Court of Sessions.

Seventhly, that you accused along with other 100 to 125 unknown accused on aforesaid date, time and place, intentionally insulted the complainant and thereby gave provocation to him to break public peace and thereby committed an offence punishable under Section 504 of the Indian Penal

Code and within the cognizance of this Court of Sessions.

Eighthly, that you accused along with other 100 to 125 unknown accused on aforesaid date, time and place, caused criminal intimidation by threatening the complainant with injuries to his person with intent to cause alarm to him and thereby committed an offence punishable under Section 506 of the Indian Penal Code and within the cognizance of this Court of Sessions.

Ninethly, that you accused along with other 100 to 125 unknown accused on aforesaid date, time and place, contravened the orders promulgated by the District Magistrate, Ahmednagar and thereby committed an offence punishable under Section 37(1)(3) punishable u/s. 135 of Bombay Police Act and within the cognizance of this Court of Sessions.

Lastly, that you accused along with other 100 to 125 unknown accused on aforesaid date, time and place, caused damage to the public property i.e. building of Tehsildar office, Newasa and government vehicle and thereby committed an offence punishable under Section 7(3)(2) of the Damage to Public Property Act and within the cognizance of this Court of Sessions.

And I hereby direct that you be tried by this Court of Session for the aforesaid charges.

Dated this 12th day of March 2021.

(G. B.

Jadhav)
Sessions Judge,

Additional
Newasa

The charge is read over and explained to the accused in Marathi.

Jadhav)
Date- 12/03 /2021
Additional Sessions Judge,
Newasa.

(G. B.

**IN THE COURT OF ADDITIONAL SESSIONS
JUDGE, NEWASA.**

SESSION CASE NO. 38 OF 2020
No.

Exh.

..Complainant

The State of Maharashtra

...Accused

Vrs.
Shubham Shivaji Rathod

C H A R G E

I, **G. B. Jadhav**, Additional Sessions Judge, Newasa, do hereby charge you accused,

Shubham Shivaji Rathod, Age-26 years

R/o. Wadala Bahiroba, Tal. Newasa, Dist. Ahmednagar.

As follows :

Firstly, that you accused on 07/7/2019 at about 9.00 p.m., in the rented room of Sukhdev Yadav Pawar at village Wadala Bahiroba, Tal. Newasa, Dist. Ahmednagar, committed murder of your wife Renuka Shubham Rathod intentionally assaulting the stone grinder on her head and mouth and bumping her head on the wall and thereby committed an offence punishable under Section 302 of the Indian Penal Code and within the cognizance of this Court of Sessions.

Secondly, that you accused on aforesaid date, time and place, intentionally insulted Renuka Shubham Rathod by abusing and giving provocation to her, knowing it to be likely that such provocation will cause her to break public peace and thereby committed an offence punishable under Section 504 of the Indian Penal Code. and within the cognizance of this Court of Sessions.

Lastly, that you accused on aforesaid date, time and place , committed criminal intimidation by threatening Renuka Shubham Rathod with injury to her person with intent to cause her to do an act which he is legally bound to do and that you have thereby committed an offence punishable under Section 506 of Indian Penal Code and within the cognizance of this

Court of Session.

And I hereby direct that you be tried by this Court of Session for the aforesaid charges.

Dated this 22nd day of February 2021.

Jadhav)
Sessions Judge,

(G. B.
Additional
Newasa

The charge is read over and explained to the accused in Marathi.

Jadhav)
Date- 22/02 /2021
Additional Sessions Judge,
Newasa.

(G. B.

**IN THE COURT OF DISTRICT JUDGE-2 &
ADDITIONAL SESSIONS JUDGE, NEWASA.**
Exh. No.

SESSION CASE NO. 39 OF 2017

The State of Maharashtra
..Complainant

Vrs.

Ganesh Ramdas Gore & Ors.
...Accused

C H A R G E

I, **G. B. Jadhav**, Additional Sessions Judge, Newasa, do hereby charge you accused,

- 10 Ganesh Ramdas Gore, Age- 29 years
- 11 Arun Laxman Gore, Age-30 years
- 12 Bapu Laxman Gore, Age-31 years
- 13 Balasaheb Laxman Gore, Age-28 years
- 14 Ramdas Shripat Gore, Age-68 years
- 15 Vinod Vishnu Gore, Age-28 years

All R/o.Shiral, Tal. Pathardi, Dist. A'nagar.

As follows :

Firstly, that you accused nos. 1 to 6 on 03/05/2016, at about 10.45 p.m., at pumping station, within the vicinity of village wanjoli, Rahuri to Pandhripool road, Tal. Newasa Dist Ahmednagar were the members of an unlawful assembly and in prosecution of the common object of the said assembly, to commit the murder of informant Sambhaji Kisan Palve, assaulted him by means of fighter, hard and sharp object, iron rod (Tommy), sword with such intention or knowledge and under such circumstances, if by that act, you would have been guilty of attempt to commits murder of informant and his brother and thereby committed an offence punishable under Section 307 of the Indian Penal Code. and within the cognizance of this Court of Sessions.

Secondly, that you accused no. 1 to 6 on aforesaid date, time and place were the members of an unlawful assembly, and in prosecution of common object of voluntarily caused grievous hurt to informant by means of fighter, hard and sharp object, iron rod (tommy), sword which are an instruments for shooting or stabbing and thus you have thereby committed an offence punishable under Section 326 of the Indian Penal Code and within the cognizance of this Court of Sessions.

Thirdly, that you accused nos. 1 to 6 on aforesaid date, time and place were the members of an unlawful assembly and in prosecution of the common object of the said assembly,

voluntarily caused grievous hurt to informant and thereby committed an offence punishable under Section 325 of the Indian Penal Code and within the cognizance of this Court of Sessions.

Fourthly, that you accused nos. 1 to 6 on aforesaid date time and place you were the members of an unlawful assembly and in prosecution of the common object of the said assembly, caused grievous hurt to informant by assaulting him with fighter, hard and sharp object, iron rod, (tommy), sword with kicks and blows and abused him and threatened him and thereby committed an offence punishable under Section 324 of the Indian Penal Code. and within the cognizance of this Court of Sessions.

Fifthly, that you accused, no. 1 to 6 on the aforesaid date, time and place, were the members of an unlawful assembly and in prosecution of the common object of the said assembly, voluntarily caused hurt to the informant Sambhaji Kisan Palve, by assaulting him with the help of kicks and blows and caused hurt and thereby committed an offence punishable under Section 323 of the Indian Penal Code. and within the cognizance of this Court of Sessions.

Sixthly, that you accused, no. 1 to 6 on the aforesaid date, time and place, were the members of an unlawful assembly and in prosecution of the common object of the said assembly, intentionally insulted the informant & prosecution witness by abusing and giving provocation to them, knowing it to be likely that such provocation will cause them to break Public peace and

thereby committed an offence punishable under Section 504 of the Indian Penal Code. and within the cognizance of this Court of Sessions.

Seventhly, that you accused, no. 1 to 6 on the aforesaid date, time and place, were the members of an unlawful assembly and in prosecution of the common object of the said assembly, assaulted the informant and prosecution witnesses by means of fighter, hard and sharp object, iron rod (tommy), sword, kicks and blow and thereby committed an offence punishable under Section 143 r. w. 149 of Indian Penal Code and within the cognizance of this Court of Session.

Eighthly, that you accused nos. 1 to 6 on the aforesaid date, time and place, were the members of an unlawful assembly and in prosecution of the common object of the said assembly, for the purpose of causing hurt to informant and other prosecution witnesses by means of fighter, hard and sharp object, iron rod (tommy), sword, kicks and blow and have committed an offence of rioting and thereby committed an offence punishable under Section 147 r.w. 149 of Indian Penal Code and within the cognizance of this Court of Session.

Ninthly, that you accused nos. 1 to 6 on the aforesaid date, time and place, you were the members of an unlawful assembly and in prosecution of the common object of the said assembly, for the purpose of causing hurt to informant and other prosecution witnesses fighter, hard and sharp object, iron rod, (tommy), sword, kicks and blow or anything which used as a weapon of offence was likely to cause death or injury and

thereby committed an offence punishable under Section 148 of the Indian Penal Code and within the cognizance of this Court of Session.

Tenthly, that you accused Nos. 1 to 6 on the aforesaid date, time and place, were the members of an unlawful assembly and in prosecution of the common object of the said assembly, you intentionally insulted informant and thereby gave her provocation, intending that such provocation will cause him to break the public peace and that you thereby committed an offence punishable under Section 149 of Indian Penal Code. Code and within the cognizance of this Court of Session.

Eleventhly, that you accused Nos. 1 to 6 on the aforesaid date, time and place, were the members of an unlawful assembly and in prosecution of the common object of the said assembly, in contravention of the provisions of Arms Act were in possession of deadly weapon sword, and thereby committed an offence punishable under Section 4 r. w. 25 of the Arms Act and within the cognizance of this Court of Session.

Lastly, that you accused Nos. 1 to 6 on the aforesaid date, time and place, were member of an unlawful assembly and in prosecution of the common object of such assembly, in contravention of prohibitory order promulgated by the District Magistrate, Ahmednagar, were found in possession of the deadly weapons i.e. fighter, hard and sharp object, iron rod (tommy), sword, and thereby committed an offence punishable under Section 37(1)(3) r.w. 135 of Bombay Police Act and within the cognizance of this Court of Session.

And I hereby direct that you be tried by this Court of Session for the aforesaid charges.

Dated this 12th day of January 2021.

(G. B. Jadhav)
Additional Sessions Judge,
Newasa

The charge is read over and explained to the accused in Marathi.

Date- 12/01 /2021
Sessions Judge,

(G. B. Jadhav)
Additional
Newasa.

**IN THE COURT OF ADDITIONAL SESSIONS
JUDGE, NEWASA.**

**SPECIAL (POCSO) CASE NO. 156 OF 2018
Exh. No. 16**

**The State of Maharashtra
..Complainant**

**Vrs.
Amol Babasaheb Barde**

...Accused

C H A R G E

I, **S. M. Tapkire**, Additional Sessions Judge, Newasa, Dist.
Ahmednagar do hereby charge you accused,

Amol Babasaheb Barde, Age-22 years

**R/o. Pachegaon, Tal. Newasa, Dist.
Ahmednagar.**

As follows :

That you accused on 10/5/2017 at about 9.30 a.m., from the place of Gaikwad Classes situated at Pachegaon, Tal. Newasa, Dist. Ahmednagar that you accused on aforesaid date time its duration, place, in furtherance of your common object you accused being the family members of informant/victim, intentionally subjected her to cruelty by caused harassment, ill treatment and thereby you have committed an offence punishable under Section 498-A r/w 34 of the Indian Penal Code, 1860 and within the cognizance of Court of Sessions.

with the illicit intention kidnapped to the prosecutrix (child victim) from her lawful guardianship and thereby committed an offence punishable under Section 363 of the Indian Penal Code, 1860 and within the cognizance of this Court of Sessions.

Secondly, that you accused on aforesaid date, time and place, intentionally kidnapped to the prosecutrix with intend to compel her to marry with you and forced or seduced illicit intercourse with her and thereby committed an offence punishable under Section 366 of the Indian Penal Code, 1860 and within the cognizance of this Court of Sessions.

Thirdly, that you accused in between 10/5/2017 to 23/3/2018 at Rahu, Tal. Daund, Dist. Pune and at Rasalvasti Nighoj, Tal. Parner, Dist. Ahmednagar committed sexual assault repeatedly on the prosecutrix and thereby committed an offence

punishable under Section 376(2)(n) of Indian Penal Code, 1860 and within the cognizance of this Court of Session.

Thirdly, that you accused on the aforesaid dates, time and place, committed repeatedly penetrative sexual assaults on the prosecutrix (child victim of 15 years old) and thereby committed an offence under Section 3 and punishable u/s. 4 of the Protection of Children from Sexual Offences Act, 2012 and within the cognizance of this Court of Session.

And I hereby direct that you be tried by this Court of Session for the aforesaid charges.

Tapkire)

Sessions Judge,
Date :- 20/11/2019
Newasa

(S. M.

Additional

The aforesaid charge is read over and explained to the accused in vernacular, for which he pleaded not guilty and claimed to be tried.

Tapkire)

Sessions Judge,
Date :- 20/11/2019
Newasa

(S. M.

Additional

**IN THE COURT OF ADDITIONAL SESSIONS
JUDGE, NEWASA.**

SESSIONS CASE NO. 33 OF 2016
Exh. No. 52

The State of Maharashtra
..Complainant

Vrs.
Suresh Vasantao Ghodake

etc. ...Accused

C H A R G E

I, **S. M. Tapkire**, Additional Sessions Judge, Newasa, Dist. Ahmednagar do hereby charge you accused,

- 1. Suresh Vasantao Ghodake,**
Age-37 years, Occu. - Agriculture,
- 2. Kamal Vasantao Ghodake,**
Age - 58 years, Occu. - Agriculture,

**3. Ganesh Vasant Rao Ghodake,
Age - 40 years, Occu. - Agriculture,
All R/o. Kukana, Tal. Newasa, Dist.
Ahmednagar.**

As follows :

That you accused no. 1 to 3, on 06/4/2014 at about 4.00 p.m. at the residential premises, in furtherance of your common object intentionally attempted to commit murder of informant/victim forcibly administered poison by assaulting by such intention or knowledge and under such circumstances, if by that act, death of informant could have caused and for which you would have been guilty of murder and thereby committed an offence punishable under Section 307 r/w Section 34 of the Indian Penal Code, 1860 and within the cognizance of Court of Sessions.

Secondly, that you accused on aforesaid date time its duration, place, in furtherance of your common object you accused being the family members of informant/victim, intentionally subjected her to cruelty by caused harassment, ill treatment and thereby you have committed an offence punishable under Section 498-A r/w 34 of the Indian Penal Code, 1860 and within the cognizance of Court of Sessions.

Thirdly, that you accused on above said time duration time and place by an assault voluntarily caused hurt to the informant and thereby committed an offence punishable under Section 323 r/w. Section 34 of Indian Penal Code, 1860 and within the cognizance of Court of Sessions.

And I hereby direct that you be tried by this Court of

Session for the aforesaid charges.

Tapkire)

Sessions Judge,
Date :- 03/3/2020
Newasa

(S. M.
Additional

The aforesaid charge is read over and explained to the accused in the vernacular, for which he pleaded not guilty and claimed to be tried.

Tapkire)

Sessions Judge,
Date :- 03/3/2020
Newasa

(S. M.
Additional

IN THE COURT OF ADDITIONAL SESSIONS

JUDGE, NEWASA, AHMEDNAGAR.

SESSIONS CASE NO. 34 OF 2016

Exh. No. 32

**The State of Maharashtra
..Complainant**

**Vrs.
Sandip Kardile & Ors.**

...Accused

C H A R G E

I, **S. M. Tapkire**, Additional Sessions Judge, Newasa, Dist. Ahmednagar do hereby charge you accused,

1. **Sandip Rupchand Kardile,
Age-31 years, Occu. - Agriculture,**
 2. **Kapurchand Harichandra Kardile,
Age - 35 years, Occu. - Agriculture,**
 3. **Anil Harichandra Kardile,
Age - 33 years, Occu. - Agriculture,**
 4. **Pravin Tarachand Kardile,
Age - 29 years, Occu. - Agriculture,**
 5. **Sachin Tarachand Kardile,
Age - 27 years, Occu. - Agriculture,**
 6. **Gopichand Vitthal Kardile,
Age - 58 years, Occu. - Agriculture,**
 7. **Shankar Sanjay Aadmane,
Age - 22 years, Occu. - Agriculture,**
- All R/o. Gevrai, Tal. Newasa, Dist.**

Ahmednagar.**As follows :**

That you accused no. 1 to 7 along with absconded accused on 01/10/2015 at 10.30 a.m. while the general meeting of village Gevrai, Tal. Newasa, Dist. Ahmednagar, were being the members of an unlawful assembly and in prosecution of the common object of your said assembly, to assaulted to the informant and witnesses by country made pistol, chairs, kicks and fist blows etc. and thereby committed an offence punishable under Section 143 of the Indian Penal Code, 1860 and within the cognizance of this Court of Session.

Secondly, that you accused along with absconded accused, on the aforesaid date, time and place, were being the members of an unlawful assembly and in prosecution of the common object of your said assembly, to assaulted to the informant and witnesses by country made pistol, chairs, kicks and fist blows, thereby committed an offence of rioting which an offence punishable under Section 147 of the Indian Penal Code, 1860 and within the cognizance of this Court of Session.

Thirdly, that you accused alongwith absconded accused, on aforesaid date, time and place, were being the members of an unlawful assembly and in prosecution of the common object of your said assembly, to commit an offence of rioting with a deadly weapon of country made pistol and thereby committed an offence punishable under Section 148 of the Indian Penal Code, 1860 and within the cognizance of Court of Session.

Fourthly, that you accused alongwith absconded accused,

on aforesaid date, time and place, were being the members of an unlawful assembly and in prosecution of the common object of your said assembly, intentionally attempted to commit the murder of informant and witnesses by severely assaulting to them by country made pistol, chairs, kicks and fist blows with such intention or knowledge and under such circumstances, by your such assault would cause death of said witnesses and you would have been guilty of offence of murder and thereby committed an offence punishable under Section 307 r/w. Section 149 of the Indian Penal Code, 1860 and within the cognizance of Court of Session.

Fifthly, that you accused alongwith absconded accused, on aforesaid date, time and place, were being the members of an unlawful assembly and in prosecution of the common object of your such assembly, to voluntarily caused hurt to informant and witnesses by assaulting them by means of country made pistol, chairs, kicks and fist blows and thereby committed an offence punishable under Section 323 r/w. Section 149 of the Indian Penal Code, 1860 and within the cognizance of this Court of Session.

Lastly, that you accused alongwith absconded accused, on aforesaid date, time and place, were being the members of an unlawful assembly and in prosecution of the common object of your such assembly, by did an act of in contravention of the provisions of The Arms Act, 1951 by possessing the weapon i.e. country made pistol and thereby committed an offence punishable under Section 3/25 of the Arms Act, 1951 r/w. 149 of Indian Penal Code, 1860 and within the cognizance of Court of

Session.

And I hereby direct that you be tried by this Court of Session for the aforesaid charges.

Tapkire)

Sessions Judge,
Date :- 24/01/2020
Newasa

(S. M.
Additional

The aforesaid charge is read over and explained to the accused in their vernacular, for which they pleaded not guilty and claimed to be tried.

Tapkire)

Sessions Judge,
Date :- 24/01/2020
Newasa

(S. M.
Additional

