

**ORDER BELOW EXH. 1**

As per Section 226 of Cr.P.C. APP opened the case and submitted that accused No. 1 illegally entered the house of informant and committed rape on his daughter. Thereafter accused No. 1 and 2 after report of police harassed the deceased by stating that they would also do something as what is done with her daughter. Due to which the deceased was mentally disturbed and thereby provoked suicide. The statement of victim girl, panchanama, post mortem report are sufficient to prove charge against accused. Hence, prayed to frame charge for offence punishable under Sections 452, 376(1), 306, 507 read with 34 of IPC.

2. Advocate for accused submitted that the charge is denied and accused are ready to face the trial.

3. On perusal of available record, prima facie there is sufficient evidence to frame charge against accused for the offence punishable under Sections 452, 376(1), 306, 507 read with 34 of IPC. Accused are present and are called upon to answer the charge.

Date : 30.11.2023.
Place: Kaji.

Sd/-
(K. D. Jadhav)
Addl. Sessions Judge,
Kaji.

CERTIFICATE

"I affirm that the contents of this PDF file are word to word as per original Judgment/order."

Sd/-
(A.V.Tidke)
Steno

Dictated On : 30.11.2023
Transcribed on : 30.11.2023
Checked & signed on : 01.12.2023