

**ORDER BELOW EXH. 1 In SCC No.524/2022.**

(CNR No.MHNS160012462022)

1. Perused the complaint, verification of the complainant on oath and document filed on record.

2. It is well settled proposition of law that, the scope of inquiry while taking cognizance of an offence, as is always said, limited. What is required is prima facie satisfaction of the magistrate that an offence is made out. No deep inquiry or assessment of evidence is anticipated in said inquiry.

3. I minutely perused the allegations made in the complaint and verification of the complainant, from the allegations there are sufficient grounds for proceeding further against all accused. From the allegations, there is reason to believe that, all accused have committed the offence punishable under Section 504, 506 r.w.34 of Indian Penal Code. As per version of complainant, prima facie it is clear that, ingredients of said Sections have been fulfilled to constitute said offences. Complainant specifically narrated the alleged incident in his complaint as well as in verification statement contemplated under Section 200 of Cr.P.C. He has specifically stated filthy language used by accused and accused threatened with intent to commit crime to complainant while incident took place. He also stated how the all accused in furtherance of their common intention committed alleged offence. Hence, process is required to be issued against accused. In net result following order is passed,

**:: ORDER ::**

1. Issue Process against accused No.1 & 2 for the offence

punishable under Sections 504 & 506 r.w. 34 of Indian Penal Code on P. F. returnable on 11.07.2024 vide Section 204 of Code of Criminal Procedure.

Date : 21.05.2024.

(Sunil B.Mane)  
Judicial Magistrate First Class  
Chandwad.