

**GR 1073 of 12**

**R. 791 of 23**

**Order no. 26**

**Order dt. 14/1/26**

1 accused, who is on Court bail, is present.

CS accused no.1 is dead as stated by the informant/victim. Let the case be filed forever against the deceased CS accused no. 1.

Learned APP is present.

CSW1, 4 and 5 are present.

They are examined and cross-examined on doc as PW1, PW2 and PW3 and discharged.

The signature of PW1 in the written complaint is marked as Exhibit P1/1.

At this stage, learned Advocate for the accused prays for closure of the prosecution evidence on the ground that the case under Sections 341, 323, 325 and 506 IPC has been pending since the year 2012 and all material witnesses are examined. It is submitted that the evidence of the witnesses including the informant/victim are very poor in nature and does not incriminate the accused in any manner. It is further contended that further continuation of the proceeding would serve no useful purpose and would result only in wastage of valuable judicial time.

Learned APP raises objection and prays for further time to adduce prosecution evidence.

Heard. Perused the record. Considered.

On careful perusal of the evidence already on record and the materials available in the case diary, this Court is of the considered opinion that there exists reasonable doubt in favour of the accused. In the facts and circumstances of the case, further examination of the remaining witnesses is unlikely to alter the outcome of the trial. Granting further time would not serve any fruitful purpose.

Accordingly, the prosecution evidence stands closed.

Fix 17-01-2026 for examination of accused under Section 313 Cr.P.C. Accused as before.

Sd/-

JM, Kalna