

G.R 2369 of 2022

Order No. 12 Dated 11.03.2026

Today is fixed for consideration of Plea.

PO has been transferred. Ld. ACJM, Kalna is incharge.

Accused persons are present. Ld. A.P.P. is present.

Then the record is taken up for recording plea in respect of the accused persons.

Perused the case record and charge-sheet filed against the accused persons. Considered.

It appears therefrom that there are *prima facie* materials to suggest that the accused persons have committed offence punishable u/s 188/506/34 of I.P.C. and as such the accused person is examined under Section 251 of Cr.P.C. The sum and substance of accusation for the offence u/s 188/506/34 of I.P.C. in the form that “the defacto-complainant got order from Hon’ble High Court, Calcutta that the defacto-complainant shall enjoy the peaceful possession of schedule plot no. 1077, 1081. On 25.11.2022 at about 10.00 am when he went to the said plot then you all, who occupied the said plot, threatened to the complainant and not to enter him on the said plot. Thus, you violated the Court order” are read over and explained to the accused persons, to which they pleaded not guilty by saying individually “Ami Nirdosh” and claimed to be tried.

Hence, the trial arose.

Issue summons upon CSW-1 accordingly.

Fix **04.11.2026** for evidence.

D/C by me

Judicial Magistrate, 2nd Court, I/c
Kalna.

J.M., 2nd Court, I/C
Kalna.