

S.C Case no. 10 of 2021
S.T. Case no. 03(04) 2021

Order No.1

Dtd. 06.04.2021

Nine accused persons on bail are present before court by filing hazira. Ld. P.P in-charge and Ld. Advocate of the accused persons are present. Record is taken up for consideration of charge.

Now the case record is taken up for charge.

Perused the case record including all the papers U/s. 172 Cr.P.C. Heard both sides. On perusal of the materials in C.D and the police report U/s. 173 Cr.P.C, prima facie it appears that there exists grounds for presuming that the accused persons have committed offence punishable U/s. 398/419/420/465/467/468/471 I.P.C and section 25/27 Arms Act. Accordingly charge is framed against the accused persons under the aforesaid sections in separate sheets and kept in the record.

Contents of charge is read over and explained to the accused persons in vernacular to which they pleaded not guilty and claimed to be tried.

Thus the followings dated are fixed for recording evidence of the prosecution.

Fix 07.06.2021 for evidence C.S.W no. 1

Fix 08.06.2021 for evidence C.S.W no. 2 and 3.

Fix 09.06.2021 for evidence C.S.W no. 4, 5 and 6.

Fix 10.06.2021 for evidence C.S.W no. 7, 8 and 9.

Fix 11.06.2021 for evidence C.S.W no. 10, 11 and 12.

Fix 14.06.2021 for evidence C.S.W no. 13 and 14.

Issue summons accordingly. Prosecution to take steps for ensuring appearance of the witnesses including production of seized alat, if any. Accused persons as before.

**Dictated & Corrected
by me**

Addl. S.J. @ Court, Bankura

**Additional Sessions Judge,
(Redesignated) Court, Bankura
06.04.2021**

