

## **Special Case No. 01/2013**

### **Order No.28, dt. 15.12.2018 :-**

Five(5) accused persons on C.B are present in court by filing hazira. Accused persons files a petition stating that on 24.11.17 date was fixed for evidence of CSW1. As at the time of evidence Ld. Defence counsel was not present, cross-examination was deferred and record is fixed for evidence of CSW 2 and 3. It is stated that accused persons will suffer loss if P.W.1 is not cross-examined by the them. On perusal of record, I find that at the time of examination of P.W.1, it has been noted by my Ld. Predecessor in Chair, Ld Defence Lawyer was not available at the time of cross-examination. From the order sheet, I find that vide order no. 25, dtd. 24.11.17 my Ld. Predecessor in Chair deferred the cross-examination of P.W.1. So, in my opinion accused persons should be given chance to cross-examine P.W.1.

Accordingly schedule is changed.

To 18.06.2019 for evidence of P.W.1.

Issue summons.

Dictated & Corrected,

Judge Spl. EC Act-Cum-  
Addl. Sess. Judge, 2nd Court  
Cooch-Bihar.

Judge Spl. EC Act -Cum-  
Addl. Sess. Judge, 2nd Court  
Cooch-Bihar.