

Special Case No. 07/ 2014
G.R Case No. 583 of 2009

Order No.23, dtd. 14.11.2018 :-

Ld. P.P. is present. Sole accused person on C.B is present in court by filing hazira. Record is taken up for consideration of charge. Ld. P.P. opens up the prosecution case by stating the facts and grounds upon which prosecution wants to rely and proceed. Ld defence lawyer raised no objection.

Perused the materials on record prima facie, I find that a case punishable u/s 409 of I.P.C. has been established against the accused person which if remains unrebutted would warrant conviction. Accordingly charge is framed in separate sheet, kept separately with record. The contents of the charge are read over and explained to accused person to which he pleaded not guilty by saying “ami nirdos” and claimed to be tried.

To **21.05.19** for evidence CSW No.01

Issue summons.

Dictated & Corrected by me,

*Judge Special(EC Act) Cum-
Additional Dist. & Sessions Judge,
2nd Court, Cooch Behar*

*Judge Special(EC Act) Cum-
Additional Dist. & Sessions Judge,
2nd Court, Cooch Behar*