

G.R. Case 129 of 2024
Reg. No. 165 of 2024

Order No. 13

Dated 23.05.2025

Today is fixed for E.R. of WA.

The accused person namely Md. Shabaj @ Mohammad Shabaj surrenders before the Court by filing a bail application.

He is taken into custody.

Recall WA.

Heard the both sides.

It transpires from the record that the accused misused the liberty of bail as granted to the accused. But the Ld. Advocate representing the accused assured to secure his presence on each and every date.

Accordingly, accused may find A/I bail of Rs.1000/- with one registered surety, i.d. to JC.

Now, the record is taken up for consideration of charge.

Heard the Ld. Advocate for the accused person and the Learned APP.

I have heard both sides. Perused the FIR, CS and other materials sent u/s 193 of BNSS.

I am of the opinion that there is sufficient ground for presuming that the accused person has committed an offence punishable under section 78/79 of BNS Accordingly charge is framed against the accused person.

The contents of the charge so framed is read over and explained to the accused person he pleaded not guilty to the offence by saying "*bekasur*" and claimed to be tried.

To **08.07.2025** for evidence defacto complainant.

Let the summons be issued.

Accused as before.

BCII to comply.

DC

Chief Judicial Magistrate
Darjeeling

Chief Judicial Magistrate
Darjeeling