

**G.R. Case 45 of 2025 (Reg) 213 of 2025**

Order No. 08

Dated 26.08.2025

Today is fixed for appearance.

Sole accused person is present by filing hazira.

Ld. APP and Ld. Advocate for the accused are present.

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 the BNSS.

I am of the opinion that there is sufficient ground for presuming that the accused person has committed an offence punishable under section 318(2) of BNS and this Court is competent to try the same. Accordingly charge is framed against the accused person.

The contents of the charge so framed is read over and explained to the accused person who pleaded not guilty to the offence by saying "*Kasur Chaina*" and claimed to be tried. Charge is framed in separate sheet and kept with the record.

To 12.12.2025 for evidence of defacto complainant.

Accused as before.

Let the summons be issued.

BCII to comply.

*D & C by me*

*Chief Judicial Magistrate,  
Darjeeling*

*Chief Judicial Magistrate  
Darjeeling*

UID No. WB01231