

S.T. 05 (12) / 2023
S.C. 99 / 2023

Order No. 01 dtd. 16.12.2023

Sole accused, namely Prakash Poddar, on court bail is present by filing hazirah.

Ld. P.P.-in-charge and Ld. Lawyer for the accused person are present.

The instant case is taken up for consideration of charge.

Ld. Prosecutor opens the case by describing the charge brought against the accused person and by naming the witnesses by whom he intends to prove the charge against the accused person.

Ld. Lawyer for the accused person raises objection.

Heard both sides. Perused the materials on record and C.D. Considered.

There are sufficient materials to presume that the accused person has committed offence punishable under section 376 of I.P.C. Accordingly, charge is framed against the accused Prakash Poddar under section 376 of I.P.C. and kept with the record in a separate prescribed form.

The contents of charge is read over and explained to the accused person and he was asked whether he pleads guilty or not. The accused person pleads not guilty by saying 'ami nirdosh' and claims to be tried.

Accordingly, fix **19.03.2024** for evidence of defacto complainant.

Prosecution is directed to take steps for issue of summons upon the witness and to produce alamat, if any on the date fixed positively.

Dictated & corrected by me.

Sd/- (Sri M.K. Rai)
A.S.J.

Sd/- (Sri M.K. Rai)
Additional Sessions Judge
1st Court, Serampore