

GR-2917 of 2025

CNR No. WBMD040018222026

Order dated 18.05.2026:-

Record is put up today.

All the accused persons on Court bail are present by filing hazira. The Ld. APP as well as the Ld. Defence Lawyer are also present.

The case record is taken up for consideration.

Record is taken up for framing of charge.

LD.A.P.P in charge is present.

Perused the C.S, C/R and other relevant documents on record.

On perusal it appears to me that there are sufficient grounds for framing of charge against the accused person/s **u/s. 85/2)/3(5) BNS r/w section ¾ D.P. Act** against the male accused persons.

Accordingly charge is framed against the accused person/s **u/s. 85/(2)/3(5) BNS r/w section ¾ D.P. Act** against the male accused persons in separate sheet of paper in prescribed form.

The contents of charge are read over and explained to accused persons in Bengali, to which they/he/she plead not guilty by saying “**AAMI NIRDOSH**” and claim to be tried.

Later,

Thereafter, the PW-1 adduced evidence of the prosecution evidence has been closed.

All accused persons are present.

Both sides moves for examination of the accused under section 313 of CrPC.

Thereafter the record is taken up for examination of the accused persons u/s 313 of Cr.P.C. Accused persons are examination u/s 313 Cr.P.C in a separate prescribed format. Let it be kept with the record and they pleaded their innocence throughout.

They declined to give any DW.

Argument is heard in full by both sides. closed.

Judgment will be delivered after 1 hour.

Later,

The judgment is ready for delivery.

The judgement is delivered in open court.

Contd.....

The operative portion of the judgment is as follows :-

Hence, it is

ORDERED

That the accused persons namely, **1. Toufik Sk @ Manik @ Tofik Sk 2. Sahabuddin Sk 3. Nurechha Bibi @ Nurunnesa Bibi 4. Hriday @ Tonik @ Hedayet Sk** are found not guilty of committing the offences punishable under section **85/(2)/3(5) BNS r/w section 3/4 D.P. Act**, and they are hereby acquitted under section 271(1) of B.N.S.S.

The accused persons are present. They are discharged forthwith from their bail bonds and be set at liberty subject to the provision of the B.N.S.S from their respective bail bonds.

Seized alamat, if any, be disposed of in accordance with law after appeal period, if preferred.

Note in the relevant register.

Update in CIS accordingly.

The case record be sent to the DRR following the modalities of law.

The copy of order be sent to office of District Magistrate for his information and necessary action with regard to the right of appeal of de-facto complainant/victim through DLSA, Murshidabad.

Typed and corrected by me;

(Najmus Sahar)

Judicial Magistrate 1st Court

Berhampore, Murshidabad

(Najmus Sahar)

Judicial Magistrate 1st Court

Berhampore, Murshidabad