

***G.R Case No:- 755 of 2024***  
***C.I.S Registration No:-169 of 2025***

Order dated: 10.03.2025

All the accused persons named in the charge sheet on bail are present.

Ld. A.P.P. and the ld lawyer representing the accused persons are also present. As stipulated by the previous order today is fixed for consideration of charge. Hence the case is taken for consideration of charge.

Heard ld. Advocates for both sides. Perused the case record.

It is axiomatic from the case record that the charge sheet has been submitted against the accused persons for allegedly committing offences punishable under section 329(3)/115(2)/117(2)/351(2)(3)/3(5) of BNS Act. Upon perusal of the F.I.R and other materials kept in the record as well as in th C.D, there are sufficient reasons for believing prima facie that the accused persons have committed the offences punishable under Section 329(3)/115(2)/117(2)/351(2)(3)/3(5) of BNS Act. Hence I have no dichotomy that from the materials available on record there exist sufficient materials to frame charge against the accused persons under Section 329(3)/115(2)/117(2)/351(2)(3)/3(5) of BNS Act.

Accordingly, the charges under section 329(3)/115(2)/117(2)/351(2)(3)/3(5) of BNS Act. are framed against all the accused persons.

The substances and particulars of the charge so framed is read over and explained to the accused persons to which the accused persons pleaded not guilty of committing those offences by saying “ami nirdosh”and claimed to be tried.

Formal charge is accordingly prepared and kept in the record.

BC-II is directed to issue summon upon CSW 1, 2, 3 and 4.

Fix 09.04.2025\_for evidence of CSW 1, 2, 3 and 4.

D.A. to take note.

Issue summons accordingly. Accused persons as before.