

S.C-1(3)24
NDPS-23/22
S.T-1(5)24

Order No. 1 dated 7.05.2024

Today is fixed for appearance of accd Manowara Bibi.

She is present in court on C.B.

The Record is taken up for consideration of charge .

Heard the Ld. Advocate for the defence and prosecution .

Perused the case record and the C.D.

It is the case of the prosecution that on 3.4.2022 in between 16.05 hrs to 16.55 hrs at the garden of Satya Halder situated at Village Debipur Nathpara under P.S Mathurapur were intercepted by the officers of Mathurapur P.S for carrying and possessing 45 gms Heroin without any valid license or documents and that therefore you have committed an offence punishable under section 21(B) of the NDPS Act, 1985.

Perused the FIR, charge sheet and C.D.

This court finds there are sufficient and reasonable grounds to believe prima facie that the accused persons has committed the offence punishable u/s. **21(b) of the NDPS Act, 1985**. Accordingly, I hereby frame the prima facie charge against the accused person to have committed the offence punishable **u/s. 21(b) of the NDPS Act, 1985** in separate sheet and kept with the record.

The substances of the accusations in respect of the offences charged above was read over and explained to the lady accused person in Bengali to which she understood and pleaded not guilty to the charge and claimed to be tried.

The charge so framed in separate sheet is kept with the record.

To 16.07.2024 for evidence of witnesses.

Prosecution is directed to comply Section-207 and 208 Cr.P.C strictly in terms of amended Rule 91A of Cr.R.O inserted by Amendment Notification dtd 15.7.22.

Issue summons accordingly.

Alamats must be produced.

Accd person is directed to remain present on the date fixed for trial.

D/corr by me,

4th ASJ, Alipore.

(J.O.Code-WB00705)