

S. T. No. 06(07)2025.

S. C. No.52/2025.

Order No.01.

Dated 31.07.2025.

Today is fixed for appearance and consideration of charge.

Sole accused person namely, Abdul Rahman is present by filing hazirah.

Ld. Advocate for the accused person is present.

Ld. PP in-charge Sri Uttam Ghosh is present with CD.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case describing the charge brought against the accused person and stating by what evidence he proposes to prove the guilt of the accused person.

Heard the Ld. PP in-charge who submits that there is sufficient grounds to proceed against the accused person U/Sec.143 of BNS read with Sec.14A of Foreigners Act.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is ground for presuming that the accused person has committed offence punishable U/Sec.143 of BNS read with Sec.14A of Foreigners Act for which the accused person can be tried.

Accordingly, charge is framed against the accused person in respect of offence punishable U/Sec.143 of BNS read with Sec.14A of Foreigners Act in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused person in Bengali to which the accused person pleads not guilty by saying "Ami Nirdosh" (in Bengali) and claims to be tried.

Fixing 03.09.25 for appearance and evidence.

The Investigating Officer is directed to take necessary steps for producing the witness on the date fixed.

Let a copy of this order be sent to the I.O of this case, SI Ashit Ghosh (Sealdah G.R.P.S. Case no.07/25, dated 18.01.2025) for information and necessary action.

D/C by me,

Sd/-.

ASJ, FTC-II, Sealdah.

Sd/-.

ASJ, FTC-II, Sealdah.

Memo No. _____

Date:- 31.07.2025.

Copy of order sent to the I.O of this case, SI Ashit Ghosh (Sealdah G.R.P.S. Case no.07/25, dated 18.01.2025) for information and necessary action.

ASJ, FTC-II, Sealdah.

S. T. No. 05(07)2025.
S. C. No.16(06)2019.

Order No.01.

Dated 31.07.2025.

Today is fixed for appearance and consideration of charge.

All the five (5) accused persons namely, 1) Vishal Jaiswal, 2) Arun Kumar Jaiswal, 3) Rita Jaiswal, 4) Vivek Jaiswal and 5) Puja Jaiswal are present by filing hazirah.

Ld. Advocate for all the accused persons are present.

Ld. PP in-charge Sri Barun Dutta is present with CD.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case describing the charge brought against the accused persons and stating by what evidence he proposes to prove the guilt of the accused persons.

Heard the Ld. PP in-charge who submits that there is sufficient grounds to proceed against both the accused persons U/Sec.498A/406/307/34 of Indian Penal Code read with Section 3 and 4 Dowry Prohibition Act.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is ground for presuming that both the accused persons have committed offence punishable U/Sec.498A/406/307/34 of Indian Penal Code read with Section 3 and 4 Dowry Prohibition Act for which the accused persons can be tried.

Accordingly, charge is framed against all the accused persons in respect of offence punishable U/Sec.498A/406/307/34 of Indian Penal Code read with Section 3 and 4 Dowry Prohibition Act in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused persons in Bengali to which the accused persons pleaded not guilty by saying "Ami Nirdosh" (in Bengali) and claimed to be tried.

Fixing 03.11.25 for appearance and evidence.

The Investigating Officer is directed to take necessary steps for producing the witness on the date fixed.

Let a copy of this order be sent to the I.O of this case, SI Aveek Srimani (Tala PS. Case no.116, dated 08.10.2016) for information and necessary action.

D/C by me,
Sd/-,
ASJ, FTC-II, Sealdah.

Sd/-,
ASJ, FTC-II, Sealdah.

Memo No._____

Date:- 31.07.2025.

Copy of order sent to the I.O of this case, SI Aveek Srimani (Tala PS. Case no.116, dated 08.10.2016) for information and necessary action.

ASJ, FTC-II, Sealdah.

S. T. No. 03(07)2025.
S. C. No.54 of 2025.

Order No.01.
Dated 18.07.2025.

Today is fixed for appearance and consideration of charge.

All the four (4) accused persons namely, 1) Rafique @ Md. Rofique, 2) Raja @ Md. Raj, 3) Chattu @ Abdul Hafiz and 4) Saheb @ Md. Aziz are present by filing hazirah.

Ld. Advocate for all the accused persons are present.

Ld. PP in-charge Sri Uttam Ghosh is present with CD.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case describing the charge brought against the accused persons and stating by what evidence he proposes to prove the guilt of the accused persons.

Heard the Ld. PP in-charge who submits that there is sufficient grounds to proceed against both the accused persons U/Sec.109/3(5)/3(6) B.N.S.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is ground for presuming that both the accused persons have committed offence punishable U/Sec.109/3(5)/3(6) B.N.S for which the accused persons can be tried.

Accordingly, charge is framed against all the accused persons in respect of offence punishable U/Sec.109/3(5)/3(6) B.N.S in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused persons in Bengali to which the accused persons pleaded not guilty by saying "Ami Nirdosh" (in Bengali) and claimed to be tried.

Fixing 07.08.25 and 08.08.25 for appearance and evidence.

The Investigating Officer is directed to take necessary steps for producing the witness on the date fixed.

Let a copy of this order be sent to the I.O of this case, SI Vinay Prakash Gore (Shaw) (Narkeldanga PS. Case no.155, dated 17.07.2024) for information and necessary action.

D/C by me,
Sd/-,
ASJ, FTC-II, Sealdah.

Sd/-,
ASJ, FTC-II, Sealdah.

Memo No. _____

Date:- 18.07.2025.

Copy of order sent to the I.O of this case, SI Vinay Prakash Gore (Shaw) (Narkeldanga PS. Case no.155, dated 17.07.2024) for information and necessary action.

ASJ, FTC-II, Sealdah.

S. T. No. 01(07)2025.

S. C. No.16/2025.

Order No.01.

Dated 02.07.2025.

Today is fixed for appearance and consideration of charge.

Sole accused person namely, Pradip Jha is present by filing hazirah.

Ld. Advocate for the accused person is present.

Ld. PP in-charge Sri Barun Dutta is present with CD.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case describing the charge brought against the accused person and stating by what evidence he proposes to prove the guilt of the accused person.

Heard the Ld. PP in-charge who submits that there is sufficient grounds to proceed against the accused person U/Sec.376 of the Indian Penal Code.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is ground for presuming that the accused person has committed offence punishable U/Sec.376 of the Indian Penal Code for which the accused person can be tried.

Accordingly, charge is framed against the accused person in respect of offence punishable U/Sec.376 of the Indian Penal Code in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused person in Bengali to which the accused person pleads not guilty by saying "Ami Nirdosh" (in Bengali) and claims to be tried.

Fixing 12.09.25 for appearance and evidence.

The Investigating Officer is directed to take necessary steps for producing the witness on the date fixed.

Let a copy of this order be sent to the I.O of this case, SI Rudra Shekhar Mukherjee (Phoolbagan PS Case no.203, dated 09.12.23) for information and necessary action.

D/C by me,

Sd/-.

ASJ, FTC-II, Sealdah.

Sd/-.

ASJ, FTC-II, Sealdah.

Memo No. _____

Date:- 02.07.25.

Copy of order sent to the I.O of this case, SI Rudra Shekhar Mukherjee (Phoolbagan PS Case no.203, dated 09.12.23) for information and necessary action.

ASJ, FTC-II, Sealdah.

S. T. No. 03(06)2025.

S. C. No.10(04)2023.

Order No.01.

Dated 17.06.2025.

Today is fixed for appearance and consideration of charge.

Sole accused person namely, Rakesh Sharma is present by filing hazirah.

Ld. Advocate for the accused person is present.

Ld. PP in-charge Sri Uttam Ghosh is present with CD.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case describing the charge brought against the accused person and stating by what evidence he proposes to prove the guilt of the accused person.

Heard the Ld. PP in-charge who submits that there is sufficient grounds to proceed against the accused person U/Sec.376 of the Indian Penal Code.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is ground for presuming that the accused person has committed offence punishable U/Sec.376 of the Indian Penal Code for which the accused person can be tried.

Accordingly, charge is framed against the accused person in respect of offence punishable U/Sec.376 of the Indian Penal Code in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused person in Bengali to which the accused person pleads not guilty by saying "Ami Nirdosh" (in Bengali) and claims to be tried.

Fixing 04.09.25 for appearance and evidence.

The Investigating Officer is directed to take necessary steps for producing the witness on the date fixed.

Let a copy of this order be sent to the I.O of this case, SI Kalipada Hore (Sealdah GRPS Case no.207, dated 14.10.92) for information and necessary action.

D/C by me,

Sd/-.

ASJ, FTC-II, Sealdah.

Sd/-.

ASJ, FTC-II, Sealdah.

Memo No._____

Date:- 17.06.25.

Copy of order sent to the I.O of this case, SI Kalipada Hore (Sealdah GRPS Case no.207, dated 14.10.92) for information and necessary action.

ASJ, FTC-II, Sealdah.

S. T. No. 02(06)2025.

S. C. No.38 of 2025.

Order No.01.

Dated 12.06.2025.

Today is fixed for appearance and consideration of charge.

Sole accused person namely, Sonu Jaiswal is present by filing hazirah.

Ld. Advocate for the accused person is present.

Ld. PP in-charge Sri Barun Dutta is present with CD.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case describing the charge brought against the accused person and stating by what evidence he proposes to prove the guilt of the accused person.

Heard the Ld. PP in-charge who submits that there is sufficient grounds to proceed against the accused person U/Sec.75(2)/77/351(2)/79 of B.N.S.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is ground for presuming that the accused person has committed offence punishable U/Sec. 75(2)/77/351(2)/79 of B.N.S for which the accused person can be tried.

Accordingly, charge is framed against the accused person in respect of offence punishable U/Sec. 75(2)/77/351(2)/79 of B.N.S in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused person in Bengali to which the accused person pleads not guilty by saying "Ami Nirdosh" (in Bengali) and claims to be tried.

Fixing 29.08.25 for appearance and evidence.

The Investigating Officer is directed to take necessary steps for producing the witness on the date fixed.

Let a copy of this order be sent to the I.O of this case, SI Sukumar Biswas (Beliaghata PS. Case no.160, dated 01.10.24) for information and necessary action.

D/C by me,

Sd/-.

ASJ, FTC-II, Sealdah.

Sd/-.

ASJ, FTC-II, Sealdah.

Memo No._____

Date:- 12.06.25.

Copy of order sent to the I.O of this case, SI Sukumar Biswas (Beliaghata PS. Case no.160, dated 01.10.24) for information and necessary action.

ASJ, FTC-II, Sealdah.

S. T. No. 01(06)2025.

S. C. No.44 of 2025.

Order No.01.

Dated 05.06.2025.

Today is fixed for appearance and consideration of charge.

Sole accused person namely, Md. Sajid @ Shahrukh is present by filing hazirah.

Ld. Advocate for the accused person is present.

Ld. PP in-charge Sk. Motilal is present with CD.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case describing the charge brought against the accused person and stating by what evidence he proposes to prove the guilt of the accused person.

Heard the Ld. PP in-charge who submits that there is sufficient grounds to proceed against the accused person U/Sec.376(2)(n)/417 of the Indian Penal Code.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is ground for presuming that the accused person has committed offence punishable U/Sec.376(2)(n)/417 of the Indian Penal Code for which the accused person can be tried.

Accordingly, charge is framed against the accused person in respect of offence punishable U/Sec.376(2)(n)/417 of the Indian Penal Code in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused person in Bengali to which the accused person pleads not guilty by saying "Ami Nirdosh" (in Bengali) and claims to be tried.

Fixing 11.08.25 for appearance and evidence.

The Investigating Officer is directed to take necessary steps for producing the witness on the date fixed.

Let a copy of this order be sent to the I.O of this case, SI Amar Nath Jha (Narkeldanga PS. Case no.425, dated 24.10.22) for information and necessary action.

D/C by me,

Sd/-.

ASJ, FTC-II, Sealdah.

Sd/-.

ASJ, FTC-II, Sealdah.

Memo No._____

Date:- 05.06.25.

Copy of order sent to the I.O of this case, SI Amar Nath Jha (Narkeldanga PS. Case no.425, dated 24.10.22) for information and necessary action.

ASJ, FTC-II, Sealdah.

S. T. No. 01(05)2025.
S. C. No.04(08)2022.

Order No.01.
Dated 05.05.2025.

Today is fixed for appearance and consideration of charge.

All the eight (8) accused persons namely, 1) Swapan Halder @ Nilu, 2) Jagannath Bhowmik @ Vicky, 3) Bobby Halder, 4) Indrajit Das @ Bapi, 5) Victor Dey @ Biltu, 6) Jay Ghosh @ Sanu, 7) Srinjoy Some @ Rupam and 8) Mithun Das are present by filing hazirah.

Ld. Advocate for all the accused persons are present.

Ld. PP in-charge Sri Asim Kumar is present with CD.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case describing the charge brought against the accused persons and stating by what evidence he proposes to prove the guilt of the accused persons.

Heard the Ld. PP in-charge who submits that there is sufficient grounds to proceed against both the accused persons U/Sec.147/149/323/324/302/34 of the Indian Penal Code.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is ground for presuming that both the accused persons have committed offence punishable U/Sec.147/149/323/324/302/34 of the Indian Penal Code for which the accused persons can be tried.

Accordingly, charge is framed against all the accused persons in respect of offence punishable U/Sec.147/149/323/324/302/34of the Indian Penal Code in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused persons in Bengali to which the accused persons pleaded not guilty by saying “Ami Nirdosh” (in Bengali) and claimed to be tried.

Fixing 08.07.25 for appearance and evidence.

The Investigating Officer is directed to take necessary steps for producing the witness on the date fixed.

Let a copy of this order be sent to the I.O of this case, SI Pranab Sarkar (Manicktala PS. Case no.213, dated 11.09.2021) for information and necessary action.

D/C by me,
Sd/-,
ASJ, FTC-II, Sealdah.

Sd/-,
ASJ, FTC-II, Sealdah.

Memo No. _____

Date:- 05.05.25.

Copy of order sent to the I.O of this case, SI Pranab Sarkar (Manicktala PS. Case no.213, dated 11.09.2021) for information and necessary action.

ASJ, FTC-II, Sealdah.

S. T. No. 03(04)2025.
S. C. No.09(03)2013.

Order No.01.
Dated 29.04.2025.

Today is fixed for appearance and ER of WPA.

Accused persons namely,1) Binod Rajak @ Salim, 2) Bhola Chowbey @ Iqbal, 3) Md. Shamim Sk. @ Altaf @ Chote @ Changarua and 4) Sanjay Rajbangshi @ Hidda are present by filing hazirah.

As WPA of accused Md. Shamim is received and the said accused is not traceable, let the said accused be filed for the present in this case.

Ld. Advocate for the accused persons is present.

Ld. PP in-charge Sri Hiren Banerjee is present with CD.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case describing the charge brought against the accused person and stating by what evidence he proposes to prove the guilt of the accused person.

Heard the Ld. PP in-charge who submits that there is sufficient grounds to proceed against the accused persons U/Sec.398/397 of the Indian Penal Code and U/Sec.25(1B)(a) of the Arms Act.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is ground for presuming that the accused

persons have committed offence punishable U/Sec.398/397 of the Indian Penal Code and U/Sec.25(1B)(a) of the Arms Act for which the accused persons can be tried.

Accordingly, charge is framed against the accused persons in respect of offence punishable U/Sec.398/397 of the Indian Penal Code and U/Sec.25(1B)(a) of the Arms Act in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused persons in Bengali to which the accused person pleads not guilty by saying "Ami Nirdosh" (in Bengali) and claims to be tried.

Fixing 03.07.25 for appearance and evidence.

The Investigating Officer is directed to take necessary steps for producing the witness on the date fixed.

Let a copy of this order be sent to the I.O of this case, SI Nirupam Nath, Anti Dacoity Squad, DD Lal Bazar (Sinthee PS. Case no.139, dated 06.09.13) for information and necessary action.

D/C by me,
Sd/-,
ASJ, FTC-II, Sealdah.

Sd/-,
ASJ, FTC-II, Sealdah.

Memo No. _____

Date:- 29.04.25.

Copy of order sent to the I.O of this case, SI Nirupam Nath, Anti Dacoity Squad, DD Lal Bazar (Sinthee PS. Case no.139, dated 06.09.13) for information and necessary action.

ASJ, FTC-II, Sealdah.

S. T. 03(11)2024.
S. C. 75/2024.

Order No. _____.
Dated 25.04.2025.

Today is fixed for production of accused Jagadish Ghosh.

Accused Jagadish Ghosh is produced before the Court.

Bail petition is moved on behalf of the accused on the ground that the accused has been falsely implicated in this case, despite being innocent. Ld. Advocate of the accused have further submitted that no bail application is pending u/sec.439 of Cr.P.C before Hon'ble High Court, Calcutta.

Ld. Special PP in-charge raises objection.

Regard had to the serious nature of allegation and trial in respect of the accused is about to commence if at this stage, the accused is enlarged there is every chance of accused being absconder and tampering with the evidence. Thus, prayer for bail of the accused stands rejected.

Accused is remanded to J/C till 07.05.25.

Thereafter, case record is taken up for framing of charge.

Ld. Special PP in-charge Sri Shyamal Kumar Chanda is present with the C.D.

Ld. Advocate for the accused persons is also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused person U/Sec.370/107/120B of the Indian Penal Code read with Sec.14C of Foreigners Act.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused persons for committing an offence u/sec.370/107/120B of the Indian Penal Code read with Sec.14C of Foreigners Act the accused person can be tried.

Accordingly, charge is framed against all the accused person u/sec.370/107/120B of the Indian Penal Code read with Sec.14C of Foreigners Act in separate sheets which are kept with the record. The contents of the charge is read over and explained to the accused person in Bengali to which the accused person pleaded not guilty by saying "Ami Nordosh" and claimed to be tried.

Fixing 07.05.25 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, S.I. Puspen Mondal (Sealdah GRPS Case no.75/24, dated 09.05.2024) for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,

ASJ, FTC-II, Sealdah.

ASJ, FTC-II, Sealdah.

Memo No. _____

Date:- 25.04.2025.

Copy of order sent to the I.O of this case, S.I. Puspen Mondal (Sealdah GRPS Case no.75/24, dated 09.05.2024) for information and necessary action.

ASJ, FTC-II, Sealdah

S. T. No. 02(04)2025.

S. C. No.93 of 2024.

Order No.01.

Dated 08.04.2025.

Today is fixed for appearance and consideration of charge.

Both the accused persons namely, 1) Kiran Tiwari and 2) Nitish Tiwari are produced from J.C.

Ld. Advocate for both the accused persons are present.

Ld. PP in-charge Sri Tapan Roy is present with CD.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case describing the charge brought against both the accused persons and stating by what evidence he proposes to prove the guilt of the accused persons.

Heard the Ld. PP in-charge who submits that there is sufficient grounds to proceed against both the accused persons U/Sec.109(1)/3(5) of BNS Act.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is ground for presuming that both the accused

persons U/Sec.109(1)/3(5) of BNS Act have committed offence for which the accused persons can be tried.

Accordingly, charge is framed against both the accused persons U/Sec. 109(1)/3(5) of BNS Act in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused persons in Bengali to which the accused persons pleaded not guilty by saying "Ami Nirdosh" (in Bengali) and claimed to be tried.

Fixing 20.05.25 for appearance and evidence.

The Investigating Officer is directed to take necessary steps for producing the witness on the date fixed.

Let a copy of this order be sent to the I.O of this case, SI Md. Aftabuddin (Chitpur PS. Case no.177, dated 18.10.24) for information and necessary action.

D/C by me,
Sd/-,
ASJ, FTC-II, Sealdah.

Sd/-,
ASJ, FTC-II, Sealdah.

Memo No. _____

Date:- 08.04.25.

Copy of order sent to the I.O of this case, SI Md. Aftabuddin (Chitpur PS. Case no.177, dated 18.10.24) for information and necessary action.

ASJ, FTC-II, Sealdah.

S. T. No. 01(03)2025.
S. C. No.07(12)2022.

Order No.01.
Dated 20.03.2025.

Today is fixed for appearance and consideration of charge.

Sole accused person namely, Bittu Kumar @ Arvinda Kumar is produced from J/C.

Ld. Advocate for the accused person is present.

Bail petition is moved by Ld. Advocate on behalf of the accused on the ground that the accused has been falsely implicated in this case despite being innocent and that no bail application pending before Hon'ble High Court U/Sec.439 of Cr.P.C.

Ld. PP in-charge is present and raises objection.

Regard had to the nature of allegation and trial will commence shortly in this case there is every chance of tempering of the evidence and intimidating witnesses, so prayer for bail of the accused stands rejected.

Thereafter, the case record is taken up for consideration of charge on the prayer of both sides.

Ld. PP in-charge opens the case describing the charge brought against the accused person and stating by what evidence he proposes to prove the guilt of the accused person.

Heard the Ld. PP in-charge who submits that there is sufficient grounds to proceed against the accused person U/Sec.376(D)/506 of the Indian Penal Code and U/Sec.67A of the Information Technology Act.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is ground for presuming that the accused person has committed offence punishable U/Sec.376(D)/506 of the Indian Penal Code and U/Sec.67A of the Information Technology Act for which the accused person can be tried.

Accordingly, charge is framed against the accused person in respect of offence punishable U/Sec.376(D)/506 of the Indian Penal Code and U/Sec.67A of the Information Technology Act in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused person in Bengali to which the accused person pleads not guilty by saying "Ami Nirdosh" (in Bengali) and claims to be tried.

Fixing 02.05.25 for production and evidence.

The Investigating Officer is directed to take necessary steps for producing the witness on the date fixed.

Let a copy of this order be sent to the I.O of this case, SI Amit Sengupta (Beliaghata PS. Case no.253, dated 22.10.19) for information and necessary action.

D/C by me,

Sd/-.

ASJ, FTC-II, Sealdah.

Sd/-.

ASJ, FTC-II, Sealdah.

Memo No. _____

Date:- 20.03.25.

Copy of order sent to the I.O of this case, SI Amit Sengupta (Beliaghata PS. Case no.253, dated 22.10.19) for information and necessary action.

ASJ, FTC-II, Sealdah.

S. T. No. 04(01)2025.

S. C. No.81 of 2024.

Order No.01.

Dated 30.01.2025.

Today is fixed for appearance and consideration of charge.

Both the accused persons namely, 1) Chandan Shaw and 2) Sudha Devi are present by filing hazirah.

Ld. Advocate for both the accused persons are present.

Ld. PP in-charge Sri Barun Dutta is present with CD.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case describing the charge brought against the accused persons and stating by what evidence he proposes to prove the guilt of the accused persons.

Heard the Ld. PP in-charge who submits that there is sufficient grounds to proceed against accused Chandan Shaw u/Sec.64 of BNS Act and accused Sudha Devi u/Sec.64/51 of BNS Act.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is ground for presuming that both the accused persons namely, Chandan Shaw u/Sec.64 of BNS Act and accused Sudha Devi u/Sec.64/51 of BNS Act have committed offence for which the accused persons can be tried.

Accordingly, charge is framed against both the accused persons namely, Chandan Shaw u/Sec.64 of BNS Act and accused Sudha Devi u/Sec.64/51 of BNS Act in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused persons in Bengali to which the accused persons pleaded not guilty by saying "Ami Nirdosh" (in Bengali) and claimed to be tried.

Fixing 22.04.25 and 23.04.25 for appearance and evidence.

The Investigating Officer is directed to take necessary steps for producing the witness on the date fixed.

Let a copy of this order be sent to the I.O of this case, SI Anup Kumar Naskar (Topsia PS. Case no.117, dated 26.08.24) for information and necessary action.

D/C by me,
Sd/-,
ASJ, FTC-II, Sealdah.

Sd/-,
ASJ, FTC-II, Sealdah.

Memo No. _____

Date:- 30.01.25.

Copy of order sent to the I.O of this case, SI Anup Kumar Naskar (Topsia PS. Case no.117, dated 26.08.24) for information and necessary action.

ASJ, FTC-II, Sealdah.

S. T. No. 03(01)2025.
S. C. No.67 of 2024.

Order No.01.
Dated 21.01.2025.

Today is fixed for appearance and consideration of charge.

Sole accused person namely, Md. Aslam is present by filing hazirah.

Ld. Advocate for the accused person is present.

Ld. PP in-charge Sk. Abdul Latif is present with CD.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case describing the charge brought against the accused person and stating by what evidence he proposes to prove the guilt of the accused person.

Heard the Ld. PP in-charge who submits that there is sufficient grounds to proceed against the accused person u/sec.376/417/406 of the Indian Penal Code.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is ground for presuming that the accused person has committed offence punishable u/sec.376/417/406 of the Indian Penal Code for which the accused person can be tried.

Accordingly, charge is framed against the accused person in respect of offence punishable u/sec.376/417/406 of the Indian Penal Code in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused person in Bengali to which the accused person pleads not guilty by saying "Ami Nirdosh" (in Bengali) and claims to be tried.

Fixing 28.03.25 for appearance and evidence.

The Investigating Officer is directed to take necessary steps for producing the witness on the date fixed.

Let a copy of this order be sent to the I.O of this case, SI Ashis Kumar Mohanta (Entally PS. Case no.302, dated 09.10.23) for information and necessary action.

D/C by me,
Sd/-,
ASJ, FTC-II, Sealdah.

Sd/-,
ASJ, FTC-II, Sealdah.

Memo No. _____

Date:- 21.01.25.

Copy of order sent to the I.O of this case, SI Ashis Kumar Mohanta (Entally PS. Case no.302, dated 09.10.23) for information and necessary action.

ASJ, FTC-II, Sealdah.

S. T. No. 02(01)2025.
S. C. No.02(03)2020.

Order No.01.
Dated 20.01.2025.

Today is fixed for appearance and consideration of charge.

Sole accused person namely, Md. Amir is present by filing hazirah.

Ld. Advocate for the accused person is present.

Ld. PP in-charge Sk. Abdul Latif is present with CD.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case describing the charge brought against the accused person and stating by what evidence he proposes to prove the guilt of the accused person.

Heard the Ld. PP in-charge who submits that there is sufficient grounds to proceed against the accused person u/sec.313/511/354/212/506 of the Indian Penal Code.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is ground for presuming that the accused person has committed offence punishable u/sec.313/511/354/212/506 of the Indian Penal Code for which the accused person can be tried.

Accordingly, charge is framed against the accused person in respect of offence punishable u/sec.313/511/354/212/506 of the Indian Penal Code in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused person in Bengali to which the accused person pleads not guilty by saying "Ami Nirdosh" (in Bengali) and claims to be tried.

Fixing 07.04.25 for appearance and evidence.

The Investigating Officer is directed to take necessary steps for producing the witness on the date fixed.

Let a copy of this order be sent to the I.O of this case, L/SI Ratna Sarkar (Ultadanga Women PS. Case no.04, dated 18.04.19) for information and necessary action.

D/C by me,
Sd/-,
ASJ, FTC-II, Sealdah.

Sd/-,
ASJ, FTC-II, Sealdah.

Memo No. _____

Date:- 20.01.25.

Copy of order sent to the I.O of this case, L/SI Ratna Sarkar (Ultadanga Women PS. Case no.04, dated 18.04.19) for information and necessary action.

ASJ, FTC-II, Sealdah.

Order No.01.

Dated 06.01.2025.

Today is fixed for appearance and consideration of charge.

Both the accused persons namely, 1) Sunny @ Md. Sajjad and 2) Anwar Ali @ Md. Anwar are present by filing hazirah.

Ld. Advocate for both the accused persons are present.

Ld. PP in-charge Sri Tapan Roy is present with CD.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case describing the charge brought against the accused persons and stating by what evidence he proposes to prove the guilt of the accused persons.

Heard the Ld. PP in-charge who submits that there is sufficient grounds to proceed against both the accused persons u/sec.307/506/34 of the Indian Penal Code and read with sec.25(1B)(a) of the Arms Act.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is ground for presuming that both the accused persons namely have committed offence punishable u/sec.307/506/34 of the Indian Penal Code and read with sec.25(1B)(a) of the Arms Act for which the accused persons can be tried.

Accordingly, charge is framed against both the accused persons in respect of offence punishable u/sec.307/506/34 of the Indian Penal Code and read with sec.25(1B)(a) of the Arms Act in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused persons in Bengali to which the accused persons pleaded not guilty by saying "Ami Nirdosh" (in Bengali) and claimed to be tried.

Fixing 17.03.25 for appearance and evidence.

The Investigating Officer is directed to take necessary steps for producing the witness on the date fixed.

Let a copy of this order be sent to the I.O of this case, SI Bireswar Roy (Entally PS. Case no.188, dated 20.05.18) for information and necessary action.

D/C by me,
Sd/-,
ASJ, FTC-II, Sealdah.

Sd/-,
ASJ, FTC-II, Sealdah.

Memo No._____

Date:- 06.01.25.

Copy of order sent to the I.O of this case, SI Bireswar Roy (Entally PS. Case no.188, dated 20.05.18) for information and necessary action.

ASJ, FTC-II, Sealdah.

S. T. 02(12)2024.
S. C. 28/2024.

Order No.01.

Dated 17.12.2024.

Today is fixed for appearance and consideration of charge.

Sole accused person namely, Manjural Gayen is produced from J/C.

Ld. PP in-charge Sri Dilip Saha is present with the C.D.

Ld. Advocate for the accused person is also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused person u/sec.379/411/413 of the Indian Penal Code.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused person for committing an offence u/sec.379/411/413 of the Indian Penal Code for which the accused person can be tried.

Accordingly, charge is framed against the accused person u/sec.379/411/413 of the Indian Penal Code in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused person in Bengali to which the accused person pleads not guilty by saying "Ami Nordosh" and claims to be tried.

Fixing 30.01.25 for production and evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, SI Suman Sarkar (Dum Dum GRPS Case No.05/2024, dated 13.02.2024) for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,

Sd/-.

ASJ, FTC-II, Sealdah.

Sd/-.

ASJ, FTC-II, Sealdah.

Memo No. _____

Date:- 17.12.2024.

Copy of order be sent to the I.O of this case, SI Suman Sarkar (Dum Dum GRPS Case No.05/2024, dated 13.02.2024) for information and necessary action.

ASJ, FTC-II, Sealdah

S. T. 01(12)2024.
S. C. 05(11)2023.

Order No.01.
Dated 17.12.2024.

Today is fixed for appearance and consideration of charge.
Sole accused person namely, Md. Naim is present filing hazira.
Ld. PP in-charge Sk. Abdul Latif is present with the C.D.
Ld. Advocate for the accused person is also present.
Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused person u/sec.302 of the Indian Penal Code.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused person for committing an offence u/sec.302 of the Indian Penal Code for which the accused person can be tried.

Accordingly, charge is framed against the accused person u/sec.302 of the Indian Penal Code in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused person in Bengali to which the accused person pleads not guilty by saying "Ami Nordosh" and claims to be tried.

Fixing 06.03.25 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, SI Bidhan Chandra Roy (Dum Dum GRPS Case No.24/09, dated 16.06.2009) for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,

Sd/-
ASJ, FTC-II, Sealdah.

Sd/-.

ASJ, FTC-II, Sealdah.

Memo No. _____

Date:- 17.12.2024.

Copy of order be sent to the I.O of this case, SI Bidhan Chandra Roy (Dum Dum GRPS Case No.24/09, dated 16.06.2009) for information and necessary action.

ASJ, FTC-II, Sealdah

S. T. 05(11)2024.
S. C.55 of 2024.

Order No.01.

Dated 28.11.2024.

Today is fixed for appearance and consideration of charge.

All the 03 accused persons namely, 1) Dipak Das, 2) Mahuya Das and 3) Shivam Das are present filing hazirah.

Ld. PP in-charge Sri Tapan Roy is present with the C.D.

Ld. Advocate for the accused persons is present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused person namely, Dipak Das u/sec.498A/376/506/34 of the Indian Penal Code and charge against the accused persons namely, Mahua Das and Shivam Das u/sec.498A/506/34 of the Indian Penal Code.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused person namely, Dipak Das u/sec.498A/376/506/34 of the Indian Penal Code and charge against the accused persons namely, Mahua Das and Shivam Das u/sec.498A/506/34 of the Indian Penal Code for which the accused persons can be tried.

Accordingly, charge is framed against the accused person namely, Dipak Das u/sec.498A/376/506/34 of the Indian Penal Code and charge against the accused persons namely, Mahua Das and Shivam Das u/sec.498A/506/34 of the Indian Penal Code in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused persons in Bengali to which the accused persons pleaded not guilty by saying "Ami Nordosh" and claimed to be tried.

Fixing 30.01.25 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, SI Sudhamay Mondal (Chitpur PS Case no.109 dated 26.06.22) for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for production and evidence.

D/C by me,

Sd/-,
ASJ, FTC-II, Sealdah.

Sd/-,
ASJ, FTC-II, Sealdah.

Memo No. _____

Date:- 04.07.24.

Copy of order be sent to the I.O of this case, SI Sudhamay Mondal (Chitpur PS Case no.109 dated 26.06.22) for information and necessary action.

ASJ, FTC-II, Sealdah

S. T. No. 04 (11) 2024.
S. C. No.71/2024.

Order No.01.
Dated 25.11.2024.

Today is fixed for appearance and consideration of charge.

Sole accused person namely, Md. Rauf @ Jawed is present filing hazirah.

Ld. PP in-charge Sri Uttam Ghosh is present with the C.D.

Ld. Advocate for the accused person is present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused person u/sec.376(2)n/417 of the Indian Penal Code.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused person for committing an offence u/sec.376(2)n/417 of the Indian Penal Code for which the accused person can be tried.

Accordingly, charge is framed against the accused person u/sec. 376(2)n/417 of the Indian Penal Code in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused person in Bengali to which the accused person pleads not guilty by saying "Ami Nordosh" and claims to be tried.

Fixing 07.01.25 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,

ASJ, FTC-II, Sealdah.

ASJ, FTC-II, Sealdah.

S. T. 03(11)2024.
S. C. 75/2024.

Order No.01.
Dated 19.11.2024.

All the 04 accused persons viz. 1) Sonia Fakir, 2) Buddhadeb Gan, 3) Mahadeb Das @ Moka and 4) Gopal Saha @ Lambu are produced from J.C.

Bail petition is moved on behalf of the accused Gopal Saha @ Lambu and Mahadeb Das @ Moka on the ground that the accused has been falsely implicated in this case, despite being innocent. Ld. Advocate of the accused have further submitted that no bail application is pending u/sec.439 of Cr.P.C before Hon'ble High Court, Calcutta.

Ld. Special PP in-charge raises objection.

Regard had to the serious nature of allegation and trial will commenced shortly, so prayer for bail stands rejected.

Thereafter, case record is taken up for framing of charge.

Ld. Special PP in-charge Sri Shyamal Kumar Chanda is present with the C.D.

Ld. Advocate for the accused persons is also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused persons U/Sec.370/107/120B of the Indian Penal Code read with Sec.14C of Foreigners Act.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused persons for committing an offence u/sec.370/107/120B of the Indian Penal Code read with Sec.14C of Foreigners Act the accused persons can be tried.

Accordingly, charge is framed against all the accused persons u/sec.370/107/120B of the Indian Penal Code read with Sec.14C of Foreigners Act in separate sheets which are kept with the record. The contents of the charge is read over and explained to the accused persons in Bengali to which the accused persons pleaded not guilty by saying "Ami Nordosh" and claimed to be tried.

Fixing 19.12.24 and 21.12.24 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, S.I. Puspen Mondal (Sealdah GRPS Case no.75/24, dated 09.05.2024) for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,
Sd/-,
ASJ, FTC-II, Sealdah.

Sd/-,
ASJ, FTC-II, Sealdah.

Memo No. _____

Date:- 19.11.2024.

Copy of order sent to the I.O of this case, S.I. Puspen Mondal (Sealdah GRPS Case no.75/24, dated 09.05.2024) for information and necessary action.

ASJ, FTC-II, Sealdah

S. T. 02(11)2024.
S. C. 07(11)2023.

Order No.01.
Dated 16.11.2024.

Both the accused persons viz. 1) Asutosh Bhattacharjee and 2) Sk. Firoz are present by filing hazirah.

Ld. PP in-charge Sri Dilip Saha is present with the C.D.

Ld. Advocate for the accused persons is also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused persons u/sec.306/34 of the Indian Penal Code.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused persons for committing an offence u/sec.306/34 of the Indian Penal Code the accused persons can be tried.

Accordingly, charge is framed against both the accused persons u/sec.306/34 of the Indian Penal Code in separate sheets which are kept with the record. The contents of the charge is read over and explained to the accused persons in Bengali to which the accused persons pleaded not guilty by saying "Ami Nordosh" and claimed to be tried.

Fixing 29.01.24 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, S.I. Tapas Das (Ballygunge GRPS Case no.29/18, dated 24.06.2018) for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,
Sd/-,
ASJ, FTC-II, Sealdah.

Sd/-,
ASJ, FTC-II, Sealdah.

Memo No. _____

Date:- 16.11.2024.

Copy of order sent to the I.O of this case, S.I. Tapas Das (Ballygunge GRPS Case no.29/18, dated 24.06.2018) for information and necessary action.

ASJ, FTC-II, Sealdah

S. T. No. 01 (11) 2024.
S. C. No.06/2024.

Order No.01.
Dated 14.11.2024.

Today is fixed for production and consideration of charge.

Sole accused person namely, Sk. Rizwan @ Douj is present filing hazirah.

Ld. PP in-charge Sri Tapan Roy is present with the C.D.

Ld. Advocate for the accused person is present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused person u/sec.376/506 of the Indian Penal Code.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused person for committing an offence u/sec.376/506 of the Indian Penal Code for which the accused person can be tried.

Accordingly, charge is framed against the accused person u/sec.376/506 of the Indian Penal Code in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused person in Bengali to which the accused person pleads not guilty by saying "Ami Nordosh" and claims to be tried.

Fixing 06.02.25 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, SI Dilip Yadav (Narkeldanga PS Case no.328 dated 10.09.23) for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for production and evidence.

D/C by me,

Sd/-.
ASJ, FTC-II, Sealdah.

Sd/-.
ASJ, FTC-II, Sealdah.

Memo No. _____

Date:- 14.11.24.

Copy of order be sent to the I.O of this case, SI Dilip Yadav (Narkeldanga PS Case no.328 dated 10.09.23) for information and necessary action.

ASJ, FTC-II, Sealdah

S. T. 01(10)2024.

S. C.68/2024.

Order No.01.

Dated 03.10.2024.

Today is fixed for appearance and consideration of charge.

Sole accused person namely, Mijanur Rahaman Khan @ Bulbul is produced from J/C.

Ld. PP in-charge Sri Uttam Ghosh is present with the C.D.

Ld. Advocate for the accused person is also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused person u/sec.304 of the Indian Penal Code.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused person for committing an offence u/sec.304 of the Indian Penal Code for which the accused person can be tried.

Accordingly, charge is framed against the accused person u/sec.304 of the Indian Penal Code in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused person in Bengali to which the accused person pleads not guilty by saying "Ami Nordosh" and claims to be tried.

Fixing 25.11.24, 26.11.24 and 27.11.24 for production and evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, SI Samir Chakraborty (Ballygunge GRPS Case No.08/24, dated 16.05.2024) for information and necessary compliance.

Let another copy be sent to the I.C, Sealdah GRPS for information and necessary compliance.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,

Sd/-.

ASJ, FTC-II, Sealdah.

Sd/-.

ASJ, FTC-II, Sealdah.

Memo No. _____

Date:- 03.10.2024.

Copy of order be sent to the I.O of this case, SI Samir Chakraborty (Ballygunge GRPS Case No.08/24, dated 16.05.2024) for information and necessary action.

ASJ, FTC-II, Sealdah

S. T. 02(09)2024.

S. C.30/2024.

Order No.01.

Dated 20.09.2024.

Today is fixed for appearance and consideration of charge.

All the 13 accused persons namely, 1) Bobby Hela, 2) Suraj Prosad, 3) Ashis Thakur, 4) Raju Bhagat, 5) Sumit Roy, 6) Shambhu Paswan @ Arun Kumar Paswan, 7) Akash Yadav, 8) Abay Tauria, 9) Ajay Roy, 10) Ram Babu Thakur, 11) Sujit Kumar Thakur, 12) Sunil Roy @ Pappu and 13) Suraj Kumar Yadav are present filing hazirah.

Ld. PP in-charge Sri Asim Kumar is present with the C.D.

Ld. Advocate for the accused persons are also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused persons u/sec.186/332/333/353 of the Indian Penal Code and u/sec. 3 of Prevention of Damage to Public Property Act, 1984.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused persons for committing an offence u/sec.186/332/333/353 of the Indian Penal Code and u/sec. 3 of Prevention of Damage to Public Property Act, 1984 for which the accused persons can be tried.

Accordingly, charge is framed against the accused persons for committing an offence u/sec.186/332/333/353 of the Indian Penal Code and u/sec. 3 of Prevention of Damage to Public Property Act, 1984 in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused persons in Bengali to which the accused persons pleaded not guilty by saying "Ami Nordosh" and claimed to be tried.

Fixing 18.12.24 and 19.12.24 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, SI Samir Chakraborty (Ballygunge GRPS Case no.04/2023 dated 27.03.2023) for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,

Sd/-.

ASJ, FTC-II, Sealdah.

Sd/-.

ASJ, FTC-II, Sealdah.

Memo No. _____

Date:- 20.09.24.

Copy of order be sent to the I.O of this case, S.I Samir Chakraborty (Ballygunge GRPS Case no.04/2023 dated 27.03.2023) for information and necessary action.

ASJ, FTC-II, Sealdah

S. T. 01(09)2024.

S. C.62/2024.

Order No.01.

Dated 12.09.2024.

Today is fixed for appearance and consideration of charge.

Sole accused person namely, Ramesh Thapa is produced from J/C.

Ld. PP in-charge Sri Barun Dutta is present with the C.D.

Ld. Advocate for the accused person is also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused person u/sec.302 of the Indian Penal Code.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused person for committing an offence u/sec.302 of the Indian Penal Code for which the accused person can be tried.

Accordingly, charge is framed against the accused person u/sec.302 of the Indian Penal Code in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused person in Bengali to which the accused person pleads not guilty by saying "Ami Nordosh" and claims to be tried.

Fixing 19.11.24 and 20.11.24 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, SI Suman Patra (Beniapukur PS Case No.81 dated 01.05.2024) for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,
Sd/-.
ASJ, FTC-II, Sealdah.

Sd/-.
ASJ, FTC-II, Sealdah.

Memo No._____

Date:- 12.09.2024.

Copy of order be sent to the I.O of this case, SI Suman Patra (Beniapukur PS Case No.81 dated 01.05.2024) for information and necessary action.

ASJ, FTC-II, Sealdah

S. T. 02(08)2024.
S. C.32 OF 2024.

Order No.01.
Dated 19.08.2024.

Sole accused person viz. Ajay Roy is produced from J/C.

Ld. PP in-charge Sri Dilip Saha is present with the C.D.

Ld. Advocate for the accused person is also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused person u/sec.326/307 of the Indian Penal Code.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused person for committing an offence u/sec.326/307 of the Indian Penal Code for which the accused person can be tried.

Accordingly, charge is framed against the above named accused person u/sec. 326/307 of the Indian Penal Code in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused person in Bengali to which the accused person pleads not guilty by saying "Ami Nordosh" and claims to be tried.

Fixing 06.09.24 and 10.09.24 for production and evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, SI Arun Kumar Naskar of Kankinara GRPS (Naihati GRPS Case no.03/2024, dated 22.01.2024) for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,

Sd/-.

ASJ, FTC-II, Sealdah.

Sd/-.

ASJ, FTC-II, Sealdah.

Memo No. _____

Date:- 19.08.2024.

Copy of order sent to the I.O of this case, SI Arun Kumar Naskar of Kankinara GRPS (Naihati GRPS Case no.03/2024, dated 22.01.2024) for information and necessary action.

ASJ, FTC-II, Sealdah

S. T. 01(08)2024.

S. C. 09(03)2023.

Order No.01.

Dated 02.08.2024.

All the 06 accused persons viz. 1) Suraj Prajapati, 2) Mina Prajapati, 3) Baghawan Prajapati, 4) Prakash Prajapati, 5) Raju Prajapati and 6) Sony Prajapati @ Sonia are present by filing hazirah.

Ld. PP in-charge Sri Barun Dutta is present with the C.D.

Ld. Advocate for the accused persons is also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused persons u/sec.498A/406/506/307/354/34 of the Indian Penal Code.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused persons for committing an offence u/sec. 498A/406/506/307/34 of the Indian Penal Code and against accused Suraj Prajapati, Baghawan Prajapati, Prakash Prajapati and Raju Prajapati for committing an offence u/sec.354/34 of the Indian Penal Code for which the accused persons can be tried.

Accordingly, charge is framed against all the accused persons u/sec.498A/406/506/307/34 of the Indian Penal Code and against Suraj Prajapati, Baghawan Prajapati,

Prakash Prajapati and Raju Prajapati u/sec.354/34 of the Indian Penal Code in separate sheets which are kept with the record. The contents of the charge is read over and explained to the accused persons in Bengali to which the accused persons pleaded not guilty by saying "Ami Nordosh" and claimed to be tried.

Fixing 20.11.24 and 21.11.24 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, L/S.I. Kalpana Singha (Ultadanga Women PS Case no.15, dated 14.07.2022) for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,

Sd/-.

ASJ, FTC-II, Sealdah.

Sd/-.

ASJ, FTC-II, Sealdah.

Memo No. _____

Date:- 02.08.2024.

Copy of order be sent to the I.O of this case, L/S.I. Kalpana Singha (Ultadanga Women PS Case no.15, dated 14.07.2022 for information and necessary action.

ASJ, FTC-II, Sealdah

S. T. 02(07)2024.
S. C.07(08)2022.

Order No.01.

Dated 25.07.2024.

Sole accused person viz. Suman Das @ Tukai on Court bail is present filing hazirah.

Ld. PP in-charge Sri Tapan Roy is present with the C.D.

Ld. Advocate for the accused person is also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused person u/sec.498A/304B of the Indian Penal Code and 3/4 of Dowry Prohibition Act.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against

the accused person for committing an offence u/sec. 498A/304B of the Indian Penal Code and 3/4 of Dowry Prohibition Act for which the accused person can be tried.

Accordingly, charge is framed against the above named accused person u/sec. 498A/304B of the Indian Penal Code and 3/4 of Dowry Prohibition Act in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused person in Bengali to which the accused person pleaded not guilty by saying "Ami Nordosh" and claimed to be tried.

Fixing 18.11.24 and 19.11.24 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, SI Rajesh Modak of Manicktala P.S (Manicktala PS Case no.123, dated 23.05.22) for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,

Sd/-.
ASJ, FTC-II, Sealdah.

Sd/-.
ASJ, FTC-II, Sealdah.

Memo No. _____

Date:- 25.07.24.

Copy of order sent to the I.O of this case, SI Rajesh Modak of Manicktala P.S (Manicktala PS Case no.123, dated 23.05.22) for information and necessary action.

ASJ, FTC-II, Sealdah

S. T. 01(07)2024.

S. C.26(01)2023.

Order No.01.

Dated 04.07.2024.

Today is fixed for production and consideration of charge.

Both the accused persons namely, Nakul Arora and Sushma Arora are present filing hazirah.

Ld. PP in-charge Sk. Motilal is present with the C.D.

Ld. Advocate for the accused persons is present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused person namely, Nakul Arora u/sec.376/417 of the

Indian Penal Code and charge against both the accused persons namely, Nakul Arora and Sushma Arora u/sec.406/420/120B of the Indian Penal Code.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused person namely, Nakul Arora for committing an offence u/sec.376/417 of the Indian Penal Code and against both the accused persons namely, Nakul Arora and Sushma Arora u/sec.406/420/ 120B of the Indian Penal Code for which the accused persons can be tried.

Accordingly, charge is framed against the accused person namely, Nakul Arora for committing an offence u/sec.376/417 of the Indian Penal Code and against both the accused persons namely, Nakul Arora and Sushma Arora u/sec.406/420/120B of the Indian Penal Code in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused persons in Bengali to which the accused persons pleaded not guilty by saying "Ami Nordosh" and claimed to be tried.

Fixing 01.10.24 and 03.10.24 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, SI Dipak Mondal (Beniapukur PS Case no.392 dated 03.09.22) for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for production and evidence.

D/C by me,

Sd/-,
ASJ, FTC-II, Sealdah.

Sd/-,
ASJ, FTC-II, Sealdah.

Memo No._____

Date:- 04.07.24.

Copy of order be sent to the I.O of this case, SI Dipak Mondal (Beniapukur PS Case no.392 dated 03.09.22) for information and necessary action.

ASJ, FTC-II, Sealdah

S. T. 04(06)2024.

S. C.07(09)2022.

Order No.01.

Dated 27.06.2024.

Today is fixed for appearance and consideration of charge.

Sole accused person namely, Rahul Kedia is present by filing hazirah.

Ld. PP in-charge Sri Uttam Ghosh is present with the C.D.

Ld. Advocate for the Defacto complainant is also present.

Ld. Advocate for the accused person is also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused person u/sec.279/304(II)/308/427 of the Indian Penal Code and u/sec.185 of Motor Vehicles Act.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused person for committing an offence u/sec.279/304(II)/308/427 of the Indian Penal Code and u/sec.185 of Motor Vehicles Act for which the accused person can be tried.

Accordingly, charge is framed against the accused person u/sec.279/304(II)/308/427 of the Indian Penal Code and u/sec.185 of Motor Vehicles Act in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused person in Bengali to which the accused person pleads not guilty by saying "Ami Nordosh" and claims to be tried.

Fixing 20.09.24 and 23.09.24 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, SI Mrinal Chatterjee, FSTP Lal Bazar (Beliaghata PS Case No.67 dated 16.06.2022) for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,

Sd/-.
ASJ, FTC-II, Sealdah.

Sd/-.

ASJ, FTC-II, Sealdah.

Memo No._____

Date:- 27.06.2024.

Copy of order be sent to the I.O of this case, SI Mrinal Chatterjee, FSTP Lal Bazar (Beliaghata PS Case No.67 dated 16.06.2022) for information and necessary action.

ASJ, FTC-II, Sealdah

S. T. 03(06)2024.
S. C. 06(10) 2023.

Order No.01.

Dated 26.06.2024.

All the 06 accused persons viz. 1) Ganesh Chandra Das, 2) Kartick Das, 3) Poonam @ Punam Das, 4) Bina Das and 5) Malati Das and 6) Minu Das are present by filing hazirah.

Ld. PP in-charge Sri Dilip Saha is present with the C.D.

Ld. Advocate for the accused persons is also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused persons u/sec.498A/406/313/323/34 of the Indian Penal Code.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused persons for committing an offence u/sec.498A/406/313/323/34 of the Indian Penal Code for which the accused persons can be tried.

Accordingly, charge is framed against all the above named accused persons u/sec. 498A/406/313/323/34 of the Indian Penal Code in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused persons in Bengali to which the accused persons pleaded not guilty by saying "Ami Nordosh" and claimed to be tried.

Fixing 23.08.24 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, SI Susanta Mridha (Narkeldanda PS Case no.25, dated 20.01.21) for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,

Sd/-.
ASJ, FTC-II, Sealdah.

Sd/-.

ASJ, FTC-II, Sealdah.

Memo No. _____

Date:- 26.06.2024.

Copy of order be sent to the I.O of this case, SI Susanta Mridha (Narkeldanda PS Case no.25, dated 20.01.21) for information and necessary action.

ASJ, FTC-II, Sealdah

S. T. No. 02 (06) 2024.

S. C. No.05(12) 2023.

Order No.01.

Dated 24.06.2024.

Today is fixed for production and consideration of charge.

Sole accused person namely, Md. Sahil is present filing hazirah.

Ld. PP in-charge Sri Asim Kumar is present with the C.D.

Ld. Advocate for the accused person is present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused person u/sec.376/506 of the Indian Penal Code.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused person for committing an offence u/sec.376/506 of the Indian Penal Code for which the accused person can be tried.

Accordingly, charge is framed against the accused person u/sec.376/506 of the Indian Penal Code in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused person in Bengali to which the accused person pleads not guilty by saying "Ami Nordosh" and claims to be tried.

Fixing 18.09.24 and 19.09.24 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, SI Anup Kumar Naskar (Topsia PS Case no.92 dated 25.08.23) for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for production and evidence.

D/C by me,

Sd/-.
ASJ, FTC-II, Sealdah.

Sd/-.
ASJ, FTC-II, Sealdah.

Memo No._____

Date:- 24.06.24.

Copy of order be sent to the I.O of this case, SI Anup Kumar Naskar (Topsia PS Case no.92 dated 25.08.23) for information and necessary action.

ASJ, FTC-II, Sealdah

S. T. 04(05)2024.

S. C.11 of 2024.

Order No.01.

Dated 07.05.2024.

All the 05 accused persons viz. 1) Ajoy Verma, 2) Vijoy Verma, 3) Kailashi Devi, 4) Chiman Lal @ Chiman Lal Kumawat and 5) Surya Kant Kumawa are present by filing hazirah.

Ld. PP in-charge Sri Asim Kumar is present with the C.D.

Ld. Advocate for the accused persons is also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused persons u/sec.498A/406/313/34 of the Indian Penal Code and 3/4 Dowry Prohibition Act.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused persons for committing an offence u/sec.498A/406/313/34 of the Indian Penal Code and 3/4 Dowry Prohibition Act for which the accused persons can be tried.

Accordingly, charge is framed against all the above named accused persons u/sec. 498A/406/313/34 of the Indian Penal Code and 3/4 Dowry Prohibition Act in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused persons in Bengali to which the accused persons pleaded not guilty by saying "Ami Nordosh" and claimed to be tried.

Fixing 12.08.24 and 13.08.24 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, SI Prasanta Bhattacharjya (Narkeldanda PS Case no.326, dated 06.11.21) for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,

Sd/-.
ASJ, FTC-II, Sealdah.

Sd/-.

ASJ, FTC-II, Sealdah.

Memo No. _____

Date:- 07.05.24.

Copy of order be sent to the I.O of this case, Prasanta Bhattacharjya (Narkeldanda PS Case no.326, dated 06.11.21) for information and necessary action.

ASJ, FTC-II, Sealdah

S. T. 03(05)2024.
S. C.01(12)2019.

Order No.01.
Dated 06.05.2024.

Both the accused persons viz. 1) Mukesh Shaw and 2) Sunita Devi Shaw are present by filing hazirah.

Ld. PP in-charge Sri Asim Kumar is present with the C.D.

Ld. Advocate for the accused persons is also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused persons u/sec.498A/304B/34 of the Indian Penal Code.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused persons for committing an offence u/sec.498A/304B/34 of the Indian Penal Code for which the accused persons can be tried.

Accordingly, charge is framed against both the above named accused persons u/sec.498A/304B/34 of IPC in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused persons in Bengali to which the accused persons pleaded not guilty by saying "Ami Nordosh" and claimed to be tried.

Fixing 08.07.24 and 09.07.24 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, SI Amiya Ghosh (Beliathata PS Case no.144, dated 29.06.19) for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,

Sd/-
ASJ, FTC-II, Sealdah.

Sd/-
ASJ, FTC-II, Sealdah.

Memo No. _____

Date:- 06.05.24.

Copy of order be sent to the I.O of this case, SI Amiya Ghosh(Beliathata PS Case no.144, dated 29.06.19) for information and necessary action.

ASJ, FTC-II, Sealdah

S. T. 02(05)2024.

S. C.03(07)2023.

Order No.01.

Dated 03.05.2024.

Today is fixed for production and consideration of charge.

Sole accused person namely, Subhajit Ghosal is present filing hazirah.

Ld. PP in-charge Sri Asim Kumar is present with the C.D.

Ld. Advocate for the accused person is present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused person u/sec.376/417/323 of the Indian Penal Code.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused person for committing an offence u/sec.376/417/323 of the Indian Penal Code for which the accused person can be tried.

Accordingly, charge is framed against the accused person u/sec. 376/417/323 of the Indian Penal Code in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused person in Bengali to which the accused person pleads not guilty by saying "Ami Nordosh" and claims to be tried.

Fixing 05.08.24 and 06.08.24 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, LSI Anima Biswas (Beniapukur PS Case no.247 dated 28.05.22) for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for production and evidence.

D/C by me,

Sd/-,
ASJ, FTC-II, Sealdah.

Sd/-.

ASJ, FTC-II, Sealdah.

Memo No. _____

Date:- 03.05.24.

Copy of order be sent to the I.O of this case, LSI Anima Biswas (Beniapukur PS Case no.247 dated 28.05.22) for information and necessary action.

ASJ, FTC-II, Sealdah

S. T. 01(05)2024.
S. C.02/2024.

Order No.01.
Dated 03.05.2024.

Today is fixed for production and consideration of charge.

Sole accused person namely, Mohan Sahani is present filing hazirah.

Ld. PP in-charge Sri Dilip Saha is present with the C.D.

Ld. Advocate Sri Saurabh Bandyapadhyay is present on behalf of the accused person.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused person u/sec.307 of the Indian Penal Code.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused person for committing an offence u/sec.307 of the Indian Penal Code for which the accused person can be tried.

Accordingly, charge is framed against the accused person u/sec.307 of the Indian Penal Code in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused person in Bengali to which the accused person pleads not guilty by saying "Ami Nordosh" and claims to be tried.

Fixing 18.06.24 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, LSI Tuntun Banerjee (Topsia PS Case no.123 dated 29.10.23) for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for production and evidence.

D/C by me,

Sd/-.

ASJ, FTC-II, Sealdah.

Sd/-.

ASJ, FTC-II, Sealdah.

Memo No. _____

Date:- 03.05.24.

Copy of order be sent to the I.O of this case, LSI Tuntun Banerjee (Topsia PS Case no.123 dated 29.10.23) for information and necessary action.

ASJ, FTC-II, Sealdah

S. T. 03(02)2024.

S. C.03(10)2022.

Order No.01.

Dated 16.02.2024.

Today is fixed for production and consideration of charge.

Sole accused person namely, Md. Rahamat @ Langra Rahamat is present filing hazirah.

Ld. PP in-charge Sri Tapan Roy is present with the C.D.

Ld. Advocate for the accused person is also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused person u/sec.304 of the Indian Penal Code.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused person for committing an offence u/sec.304 of the Indian Penal Code for which the accused person can be tried.

Accordingly, charge is framed against the accused person u/sec.304 of the Indian Penal Code in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused person in Bengali to which the accused person pleads not guilty by saying "Ami Nordosh" and claims to be tried.

Fixing 05.06.24 and 06.06.24 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, SI John Karthak (Beniapukur PS Case no.209/2022 dated 05.05.22) for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,

Sd/-.
ASJ, FTC-II, Sealdah.

Sd/-.
ASJ, FTC-II, Sealdah.

Memo No._____

Date:- 16.02.24.

Copy of order be sent to the I.O of this case, SI John Karthak (Beniapukur PS Case no.209/2022 dated 05.05.22) for information and necessary action.

ASJ, FTC-II, Sealdah

S. T. 02(02)2024.
S. C.21(01)2020.

Order No.01.
Dated 07.02.2024.

All the 04 accused persons viz. 1) Sk. Ranjan, 2) Sk. Sanju, 3) Md. Nadim and 4) Md. Faiyaz are present by filing hazirah.

Ld. PP in-charge Sri Sudhin Jana is present with the C.D.

Ld. Advocate for the accused persons are also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused persons u/sec.326/307/506/34 of the Indian Penal Code.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused persons for committing an offence u/sec.326/307/506/34 of the Indian Penal Code for which the accused persons can be tried.

Accordingly, charge is framed against all the above named 04 accused persons u/sec.326/307/506/34 of IPC in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused persons in Bengali to which the accused persons pleaded not guilty by saying "Ami Nordosh" and claimed to be tried.

Fixing 14.05.24 and 15.05.24 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, SI Anindya Sundar Giri (Beniapukur PS Case no.232, dated 05.07.18) for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,

Sd/-.
ASJ, FTC-II, Sealdah.

Sd/-.
ASJ, FTC-II, Sealdah.

Memo No. _____

Date:- 07.02.24.

Copy of order be sent to the I.O of this case, SI Anindya Sundar Giri (Beniapukur PS Case no.232, dated 05.07.18) for information and necessary action.

ASJ, FTC-II, Sealdah

S. T. 01(02)2024.
S. C.11(08)2023.

Order No.01.
Dated 02.02.2024.

Today is fixed for production, awaiting reply from Ld. PP South 24-Parganas and consideration of charge.

Sole accused person namely, Sumanta Pal is produced from J/C.

Ld. PP in-charge Sk. Abdul Latif is present with the C.D. and files appointment letter.

Ld. Advocate for the accused person is also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused person u/sec.376/417/506 of the Indian Penal Code.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused person for committing an offence u/sec.376/417/506 of the Indian Penal Code for which the accused person can be tried.

Accordingly, charge is framed against the accused person u/sec.376/417/506 of the Indian Penal Code in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused person in Bengali to which the accused person pleaded not guilty by saying "Ami Nordosh" and claims to be tried.

Fixing 19.03.24 for evidence of CSW-1.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, SI Nirmal Kumar Singha, (Tangra PS Case no.121 dated 15.05.2023) for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

One application is submitted on behalf of the accused person praying for his release on bail.

It is submitted on behalf of the accused person that he is innocent. It has been stated further that petitioner has not filed any bail application before the Hon'ble High Court, Calcutta.

Perused. Heard both sides.

Ld. PP in-charge raises objection at the time of hearing. However, no objection is raised as regard to the submission of the Ld. Advocate for the accused person stating that no bail application has been filed before the Hon'ble High Court, Calcutta nor any such application is rejected by the Hon'ble Court.

S. T. 01(02)2024.

S. C.11(08)2023.

Contd.....Order No.01, Dated 02.02.2024.

Upon perusal of the record it reveals that the victim is a married lady and has a child. She agreed for consensual sexual intercourse with the accused.

Considering such facts and the period of detention, I am inclined to enlarge the accused person on bail at this stage. Accordingly, the accused person namely, Sumanta Pal may find interim bail of Rs.2,000/- with two sureties of Rs.1,000/- each out of which one must Lawyer of Sealdah Criminal Bar Association, on condition that he shall remain present on each and every date of hearing, subject to the satisfaction of Ld. ACJM, Sealdah i.d. to J/C till 19.03.2024. Return C. D.

Let a copy of this order be sent to the Ld. ACJM, Sealdah for information and necessary action.

To date.

D/c by me,

Sd/-.

ASJ, FTCII, Sealdah.

Sd/-.

ASJ, FTC II, Sealdah.

Memo no. _____

Date:- 02.02.24.

Copy of order be sent to the I.O of this case, SI Nirmal Kumar Singha, (Tangra PS Case no.121 dated 15.05.2023) for information and necessary action.

ASJ, FTC II, Sealdah

S. T. 05(01)2024.
S. C.09(12)2022.

Order No.01.
Dated 29.01.2024.

Today is fixed for production and ER of WPA.

Out of 02 accused person, 01 namely, Pappu Anthony Pore is produced from J/C.

Execution report in connection with the WPA issued against the other accused Sakir Hossain is received.

Ld. PP in-charge Sk. Motilal is present with the C.D.

Ld. Advocate for the accused person in custody is also present.

Perused. Heard both sides.

Perused the report. In view of such report let the case against accused Sakir Hossain be filed for the present.

Now on the prayer of both parties the case record is taken up for consideration of charge.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused person u/sec.379/411/413 of the Indian Penal Code.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused person for committing an offence u/sec.379/411/413 of the Indian Penal Code for which the accused person can be tried.

Accordingly, charge is framed against the accused person namely, Pappu Anthony Pore u/sec.379/411/413 of the Indian Penal Code in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused person in Bengali to which the accused person pleads not guilty by saying "Ami Nordosh" and claims to be tried.

Fixing 21.03.24 and 05.04.24 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, SI Tapas Das (Sealdah GR PS Case no.69/22 dated 17.11.22) for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for production and evidence.

One application is submitted on behalf of accused Pappu Anthony Pore praying for his release on bail.

It is submitted on behalf of the accused person that he has fixed place of residence and shall not abscond. It has been stated further that petitioner has not filed any bail application before the Hon'ble High Court, Calcutta.

Perused. Heard both sides.

Ld. PP in-charge raises no objection at the time of hearing, though 'seen and objected to' has been noted in the petition. Neither any objection is raised as regard to the submission of the Ld. Advocates for the accused persons stating that no bail application has been filed before the Hon'ble High Court, Calcutta nor any such application is rejected by the Hon'ble Court.

Considering the period of detention, I am inclined to enlarge the accused person on bail at this stage. Accordingly, the accused person namely, Pappu Anthony Pore may find interim bail of Rs.3,000/- with two sureties, out of which one must be local and on condition that he shall remain present on each and every date of hearing, subject to the satisfaction of Ld. ACJM, in-charge, GRPS File, Sealdah i.d. to J/C till 21.03.2024.

Let a copy of this order be sent to the Ld. ACJM, in-charge, GRPS File, Sealdah for information and necessary action.

To date.

D/c by me,

Sd/-.

ASJ, FTCII, Sealdah.

Sd/-.

ASJ, FTC II, Sealdah.

Memo no. _____

Date:- 29.01.24.

Copy of order be sent to the Ld. ACJM, in-charge GRPS File, Sealdah for information and necessary action.

ASJ, FTC II, Sealdah

S. T. 04(01)2024.

S. C.02(11)2021.

Order No.01.

Dated 15.01.2024.

Both the accused persons viz. Ganesh Debnath and Ajay Singh are present by filing hazirah.

Ld. PP in-charge Sri Uttam Ghosh is present with the C.D.

Ld. Advocate for the accused persons is also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused persons u/sec.328/511/34 of the Indian Penal Code.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against

the accused persons for committing an offence u/sec.328/511/34 of the Indian Penal Code for which the accused persons can be tried.

Accordingly, charge is framed against both accused persons u/sec.328/511/34 of IPC in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused persons in Bengali to which the accused persons pleaded not guilty by saying "Ami Nordosh" and claimed to be tried.

Fixing 26.02.24 and 27.02.24 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, SI Buddhadeb Biswas (Sealdah GRPS Case no.18/21 dated 04.05.22) for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,

Sd/-.

ASJ, FTC-II, Sealdah.

Sd/-.

ASJ, FTC-II, Sealdah.

Memo No. _____

Date:- 15.01.24.

Copy of order be sent to the I.O of this case, SI Buddhadeb Biswas (Sealdah GRPS Case no.18/21 dated 04.05.22) for information and necessary action.

ASJ, FTC-II, Sealdah

S. T. 03(01)2024.

S. C.07(02)2023.

Order No.01.

Dated 08.01.2024.

All the 03 accused persons viz. 1) Pankaj Lohia, 2) Pawan Kr. Lohia @ Biswanath Lohia and 3) Manju Lohia are present by filing hazirah.

Ld. PP in-charge Sk. Abdul Latif is present with the C.D.

Ld. Advocate for the accused persons is also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused person viz. 1) Pankaj Lohia, 2) Pawan Kr. Lohia @

Biswanath Lohia and 3) Manju Lohia u/sec.498A/406/34 of the Indian Penal Code and against accused Pankaj Lohia u/sec.313 of IPC.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused persons namely, 1) Pankaj Lohia, 2) Pawan Kr. Lohia @ Biswanath Lohia and 3) Manju Lohia in respect of offences punishable u/sec.498A/406/34 of the Indian Penal Code and against accused Pankaj Lohia in respect of offence punishable u/sec.313 of IPC for which the accused persons can be tried.

Accordingly, charge is framed against accused namely, 1) Pankaj Lohia, 2) Pawan Kr. Lohia @ Biswanath Lohia and 3) Manju Lohia in respect of offences punishable u/sec.498A/406/34 of the Indian Penal Code and against accused Pankaj Lohia in respect of offence punishable u/sec.313 of IPC in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused persons in Bengali to which the accused persons pleaded not guilty by saying "Ami Nordosh" and claimed to be tried.

Fixing 03.02.23 for evidence.

The Investigating Officer is directed to take necessary steps for producing the complainant/victim on the date fixed.

Let a copy of this order be sent to the I.O of this case, Sri Sajedur Rahaman (Phoolbagan P.S. Case no.155 dated 05.07.21) for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,

Sd/-.
ASJ, FTC-II, Sealdah.

Sd/-.
ASJ, FTC-II, Sealdah.

Memo No. _____

Date:- 08.01.24.

Copy of order be sent to the I.O of this case, Sri Rabindranath Mondal (Manicktala P.S. Case no.78 dated 06.04.22) for information and necessary action.

ASJ, FTC-II, Sealdah

S. T. 01(01)2024.

S. C.11(06)2023.

Order No.01.

Dated 03.01.2024.

Today is fixed for production and consideration of charge.

Sole accused person namely, Krishna Debnath is produced from J/C.

Ld. PP in-charge Sri Tapan Roy is present with the C.D.

Ld. Advocate for the accused person is also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused person u/sec.302 of the Indian Penal Code.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused person for committing an offence u/sec.302 of the Indian Penal Code for which the accused person can be tried.

Accordingly, charge is framed against the accused person u/sec.302 of the Indian Penal Code in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused person in Bengali to which the accused person pleads not guilty by saying "Ami Nordosh" and claims to be tried.

Fixing 08.02.24 and 09.02.24 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, SI Redam Tamang (Entally PS Case no.81 dated 15.03.23) for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,

Sd/-.
ASJ, FTC-II, Sealdah.

Sd/-.
ASJ, FTC-II, Sealdah.

Memo No._____

Date:- 03.01.24.

Copy of order be sent to the I.O of this case, SI Redam Tamang (Entally PS Case no.81 dated 15.03.23) for information and necessary action.

ASJ, FTC-II, Sealdah

S. T. 01(12)2023.

S. C.06(05)2023.

Order No.01.

Dated 13.12.2023.

Today is fixed for appearance and consideration of charge.

Sole accused person namely, Md. Tara is present by filing hazirah.

Ld. PP in-charge Sk. Motilal is present with the C.D.

Ld. Advocate for the Defacto complainant is also present.

Ld. Advocate for the accused person is also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused person u/sec.279/304(II) of the Indian Penal Code.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused person for committing an offence u/sec.279/304(II) of the Indian Penal Code for which the accused persons can be tried.

Accordingly, charge is framed against the accused person u/sec.279/304(II) of the Indian Penal Code in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused person in Bengali to which the accused person pleaded not guilty by saying "Ami Nordosh" and claims to be tried.

Fixing 16.02.24 for evidence of CSW-1 and 21.02.24 for evidence of CSW-2.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, SI Barun Halder, FSTP Lal Bazar (Tala PS Case no.07 dated 11.01.2011) for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,

Sd/-.
ASJ, FTC-II, Sealdah.

Sd/-.
ASJ, FTC-II, Sealdah.

Memo No. _____

Date:- 13.12.23.

Copy of order be sent to the I.O of this case, SI Barun Halder, FSTP Lal Bazar (Tala PS Case no.07 dated 11.01.2011) for information and necessary action.

ASJ, FTC-II, Sealdah

S. T. 01(10)2023.
S. C.13(01)2021.

Order No.01.

Dated 07.10.2023.

Today is fixed for production, appearance and consideration of charge.

Out of 06 accused persons, accused Rabi Das is produced from J/C and remaining 05 accused persons viz. Ashok Das, Bedania Das, Sunil Das, Bobby Das and Sujay Das are present by filing hazirah.

Ld. Special PP Sri Ganesh Maity is present with the C.D.

Ld. Advocate for the accused persons is also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused persons u/sec.302/307/34 of the Indian Penal Code.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused persons for committing an offence u/sec.302/307/34 of the Indian Penal Code for which the accused persons can be tried.

Accordingly, charge is framed against the accused persons u/sec.302/307/34 of the Indian Penal Code in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused persons in Bengali to which the accused persons pleaded not guilty by saying "Ami Nordosh" and claimed to be tried.

Fixing 13.12.23 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, SI Sabitabrata Chatterjee (Tangra PS Case no.271 dated 18.10.2020) for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,

Sd/-,
ASJ, FTC-II, Sealdah.

Sd/-,
ASJ, FTC-II, Sealdah.

Memo No._____

Date:- 07.10.23.

Copy of order be sent to the I.O of this case, SI Sabitabrata Chatterjee (Tangra PS Case no.271 dated 18.10.2020) for information and necessary action.

ASJ, FTC-II, Sealdah

S. T. 05(09)2023.
S. C.13(03)2023.

Order No.01.
Dated 25.09.2023.

Both the accused persons viz. Rahul Kumar Bisai and Ruma Bisai are present by filing hazirah.

Ld. PP in-charge Sri Asim Kumar is present with the C.D.

Ld. Advocate for the accused persons is also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused person viz. Rahul Kumar Bisa u/sec.376/417 of the Indian Penal Code and against accused Ruma Bisai u/sec.506 of IPC.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused persons viz. Rahul Kumar Bisa for committing an offence u/sec.376/417 of the Indian Penal Code and against accused Ruma Bisai for committing an offence u/sec.506 of IPC for which the accused persons can be tried.

Accordingly, charge is framed against accused Rahul Kumar Bisa u/sec.376/417 of the Indian Penal Code and against accused Ruma Bisai u/sec.506 of IPC in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused persons in Bengali to which the accused persons pleaded not guilty by saying "Ami Nordosh" and claimed to be tried.

Fixing 19.12.23 for evidence.

The Investigating Officer is directed to take necessary steps for producing the complainant/victim on the date fixed.

Let a copy of this order be sent to the I.O of this case, Sri Rabindranath Mondal (Manicktala P.S. Case no.78 dated 06.04.22) for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,

Sd/-.
ASJ, FTC-II, Sealdah.

Sd/-.
ASJ, FTC-II, Sealdah.

Memo No._____

Date:- 25.09.23.

Copy of order be sent to the I.O of this case, Sri Rabindranath Mondal (Manicktala P.S. Case no.78 dated 06.04.22) for information and necessary action.

ASJ, FTC-II, Sealdah

S. T. 04(09)2023.

S. C.01(02)2023.

Order No.01.

Dated 22.09.2023.

Both the accused persons viz. Prasanta Dey and Banani Dey are present by filing hazirah.

Ld. PP in-charge Sri Tapan Roy is present with the C.D.

Ld. Advocate for the accused persons is also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused person viz. Prasanta Dey u/sec.376/417 of the Indian Penal Code and against both the accused persons u/sec.363/34 of IPC.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused persons viz. Prasanta Dey for committing an offence u/sec.376/417 of the Indian Penal Code and against both the accused Prasanta Dey and Babani Dey for committing an offence u/sec.363/34 of IPC for which the accused persons can be tried.

Accordingly, charge is framed against accused Prasanta Dey u/sec.376/417 of the Indian Penal Code and against both the accused u/sec.363/34 of IPC in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused persons in Bengali to which the accused persons pleaded not guilty by saying "Ami Nordosh" and claimed to be tried.

Fixing 31.01.24 and 01.02.24 for evidence.

The Investigating Officer is directed to take necessary steps for producing the complainant/victim on the date fixed.

Let a copy of this order be sent to the I.O of this case, Sri Nemai Paul (Ultadanga P.S. Case no.59 dated 06.04.21) for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,

Sd/-.
ASJ, FTC-II, Sealdah.

Sd/-.
ASJ, FTC-II, Sealdah.

Memo No. _____

Date:- 15.09.23.

Copy of order be sent to the I.O of this case, Sri Nemai Paul (Ultadanga P.S. Case no.59 dated 06.04.21) for information and necessary action.

ASJ, FTC-II, Sealdah

S. T. 03(09)2023.

S. C. 05(03)2023.

Order No.01.

Dated 20.09.2023.

Both the accused persons namely, 1) Md. Sahel @ Sahel Khan and 2) Arif Hussain @ Md. Arif on Court bail are present by filing hazirah.

Ld. PP in-charge is present.

Ld. Advocate for the accused persons is also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused persons u/sec.326/307/114 of IPC.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused persons u/sec.326/307/114 of the Indian Penal Code for which the accused persons can be tried.

Accordingly, charge is framed against the accused persons u/sec.326/307/ 114 of the Indian Penal Code against both the accused persons in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused persons in Bengali to which the accused persons pleaded not guilty by saying "Ami Nordosh" and claimed to be tried.

Fixing 18.01.23 and 19.01.23 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, Ultadanga P.S for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,

Sd/-.

ASJ, FTC-II, Sealdah.

Sd/-.

ASJ, FTC-II, Sealdah.

Memo no. _____

Date:- 20.09.23.

Copy of order be sent to the I.O of this case namely, S.I. Raghu Nandan Mahata, Ultadanga P.S, Kolkata for information and necessary action.

ASJ, FTC-II, Sealdah.

S. T. 02(09)2023.

S. C.01(09)2022.

Order No.01.

Dated 18.09.2023.

Sole accused Ayush Dubey is present by filing hazirah.

Ld. PP in-charge is present with the C.D.

Ld. Advocate for the accused person is also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused person u/sec.376/417 of the Indian Penal Code.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused person for committing an offence u/sec.376/417 of the Indian Penal Code for which the accused person can be tried.

Accordingly, charge is framed against the accused person u/sec.376/417 of the Indian Penal Code in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused person in Bengali to which the accused person pleads not guilty by saying "Ami Nordosh" and claims to be tried.

Fixing 14.12.23 and 19.12.23 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, Panchu Gopal Dey (Sinthi P.S. Case no.98 dated 22.01.21) for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,

ASJ, FTC-II, Sealdah.

ASJ, FTC-II, Sealdah.

Memo No._____

Date:- 18.09.23.

Copy of order be sent to the I.O of this case, Panchu Gopal Dey (Sinthi P.S. Case no.98 dated 22.01.21) for information and necessary action.

ASJ, FTC-II, Sealdah

S. T. 01(09)2023.

S. C.12(03)2023.

Order No.01.

Dated 15.09.2023.

All the 03 accused persons viz. Prasenjit Das, Kamini Das and Priya Das are present by filing hazirah.

Ld. PP in-charge Sri Asit Roy is present with the C.D.

Ld. Advocate for the accused persons is also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused person viz. Prasenjit Das u/sec.376/420 of the Indian Penal Code and against all the accused persons u/sec.313/506 of IPC.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused persons viz. Prasenjit Das for committing an offence u/sec.376/420 of the Indian Penal Code and against accused Kamini Das and Priya Das for committing an offence u/sec.313/506 of IPC for which the accused persons can be tried.

Accordingly, charge is framed against all the accused persons u/sec.313/506 of the Indian Penal Code and against accused Prasenjit Das u/sec.376/420 of IPC in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused persons in Bengali to which the accused persons pleaded not guilty by saying "Ami Nordosh" and claimed to be tried.

Fixing 04.01.23 and 05.01.23 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, L/SI Mousumi Chakraborty (Ultadanga Woman P.S. Case no.07 dated 26.06.21) for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,

Sd/-.
ASJ, FTC-II, Sealdah.

Sd/-.

ASJ, FTC-II, Sealdah.

Memo No. _____

Date:- 15.09.23.

Copy of order be sent to the I.O of this case, L/SI Mousumi Chakraborty (Ultadanga Woman P.S. Case no.07 dated 26.06.21) for information and necessary action.

ASJ, FTC-II, Sealdah

S. T. 01(08)2023.

S. C.01(01)2023.

Order No.01.

Dated 01.08.2023.

Sole accused Prosenjit Mukherjee is present by filing hazirah.

Ld. PP in-charge Sri Netai Chandra Kar is present with the C.D.

Ld. Advocate for the accused person is also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused person u/sec.376/417/313 of the Indian Penal Code.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused person for committing an offence u/sec.376/417/313 of the Indian Penal Code for which the accused person can be tried.

Accordingly, charge is framed against the accused person u/sec.376/417/313 of the Indian Penal Code in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused person in Bengali to which the accused person pleads not guilty by saying "Ami Nordosh" and claims to be tried.

Fixing 05.10.23 and 06.10.23 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, L/SI Mangola Murmu (Tangra P.S. Case no.176 dated 26.06.22) for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,
Sd/-.
ASJ, FTC-II, Sealdah.

Sd/-.
ASJ, FTC-II, Sealdah.

Memo No. _____

Date:- 01.08.23.

Copy of order be sent to the I.O of this case, L/SI Mangola Murmu (Tangra PS Case no.176 dated 26.06.22) for information and necessary action.

ASJ, FTC-II, Sealdah

S. T. 02(08)2023.
S. C.09(02)2021.

Order No.01.
Dated 01.08.2023.

Sole accused Aritra Samadder is present by filing hazirah.

Ld. PP in-charge Sri Uttam Ghosh is present with the C.D.

Ld. Advocate for the accused person is also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused person u/sec.498A/306/34 of the Indian Penal Code.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused person for committing an offence u/sec. 498A/306/34 of the Indian Penal Code for which the accused person can be tried.

Accordingly, charge is framed against the accused person u/sec. 498A/306/34 of the Indian Penal Code in a separate sheet which is kept with the record. The contents of

the charge is read over and explained to the accused person in Bengali to which the accused person pleads not guilty by saying “Ami Nordosh” and claims to be tried.

Fixing 09.10.23, 10.10.23 and 11.10.23 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, SI Bhsakar Sarkar (Chitpur PS Case no.302 dated 27.11.18) for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,

Sd/-.
ASJ, FTC-II, Sealdah.

Sd/-.
ASJ, FTC-II, Sealdah.

Memo No. _____

Date:- 01.08.23.

Copy of order be sent to the I.O of this case, SI Bhsakar Sarkar (Chitpur PS Case no.302 dated 27.11.18) for information and necessary action.

ASJ, FTC-II, Sealdah

S. T. 01(07)2023.

S. C.09(03)2021.

Order No.01.

Dt.04.07.2023.

Sole accused Sudipto Chatterjee is present by filing hazirah.

Ld. PP in-charge Sri Tapan Roy is present with the C.D.

Ld. Advocate for the accused person is also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused person u/sec.376 of the Indian Penal Code.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused person for committing an offence u/sec.376 of the Indian Penal Code for which the accused person can be tried.

Accordingly, charge is framed against the accused person u/sec.376 of the Indian Penal Code in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused person in Bengali to which the accused person pleads not guilty by saying "Ami Nordosh" and claims to be tried.

Fixing 22.09.23 and 25.09.23 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, SI Prosenjit Pal (Beliaghata PS Case no.258/2019 dated 06.11.19) for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,

ASJ, FTC-II, Sealdah.

ASJ, FTC-II, Sealdah.

S. T. No. 03(04)2023.

S. C. No.07(03)2023.

Order No.01.

Dt.13.04.2023.

Today is fixed for production, appearance and consideration of charge.

Out of 09 accused persons, 08 accused persons namely, 1) Sujay Patra, 2) Tapas Naskar, 3) Ajay Mondal @ Chinku, 4) Subhojit Hazra @ Kishan, 5) Banti Patra, 6) Sanjib Poddar @ Bhole Baba, 7) Sanat Sengupta @ Buro and 8) Baburam Kayal @ Babai are produced from J/C. Accused Abhijit Das @ Lala is present by filing hazirah.

Ld. Advocates for all the accused persons are present.

Ld. PP in-charge is present with CD.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case describing the charge brought against the accused persons and stating by what evidence he proposes to prove the guilt of the accused persons.

Heard the Ld. PP in-charge who submits that there is sufficient grounds to proceed against the accused persons namely, Sujay Patra and Tapas Naskar u/sec.307/34 of the Indian Penal Code and u/sec.307/34 of IPC read with sec.25(1B)(a)/27 Arms Act against the remaining accused persons namely, Ajay Mondal @ Chinku, Subhojit Hazra @ Kishan, Banti Patra, Sanjib Poddar @ Bhole Baba, Sanat Sengupta @ Buro and Baburam Kayal @ Babai and Abhijit Das @ Lala.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is ground for presuming that the accused persons namely, Sujay Patra and Tapas Naskar have committed offence punishable u/sec.307/34 of the Indian Penal Code and the remaining accused persons namely, Ajay Mondal @ Chinku, Subhojit Hazra @ Kishan, Banti Patra, Sanjib Poddar @ Bhole Baba, Sanat Sengupta @ Buro and Baburam Kayal @ Babai and Abhijit Das @ Lala have committed offence punishable u/sec.307/34 of IPC read with sec.25(1B)(a)/27 Arms Act for which the accused persons can be tried.

Accordingly, charge is framed against the accused persons namely Sujay Patra and Tapas Naskar in respect of offence punishable u/sec.307/34 of the Indian Penal Code and against the remaining accused persons namely, Ajay Mondal @ Chinku, Subhojit Hazra @ Kishan, Banti Patra, Sanjib Poddar @ Bhole Baba, Sanat Sengupta @ Buro and Baburam Kayal @ Babai and Abhijit Das @ Lala in respect of offences punishable u/sec.307/34 of IPC read with sec.25(1B)(a)/27 Arms Act in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused persons in Bengali to which the accused persons pleaded not guilty by saying "Ami Nirdosh" (in Bengali) and claimed to be tried.

Fixing 30.05.23, 01.06.23 and 03.06.23 for production, appearance and evidence of Pws-1, 2 and 3 respectively.

The Investigating Officer is directed to take necessary steps for producing the witnesses (CSW-1, 2 and 3) on the date fixed.

S. T. No. 03(04)2023.

S. C. No.07(03)2023.

Let a copy of this order be sent to the I.O of this case, SI Nirmal Das (Entally PS. Case no.314, dated 12.10.22) for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

At this stage, two applications are submitted one on behalf of accused Baburam Kayal @ Babai and another on behalf of accused Sujay Patra praying for their release on bail.

One Vakalatnama is submitted on behalf of accused Tapas Naskar, Banty Patra and Sanjib Poddar.

Perused. Heard both sides.

As regard to accused Baburam Kayam it has been stated that no bail application is either pending before the Hon'ble High Court, Calcutta. Neither any prayer for bail has been rejected by the Hon'ble Court. Regarding accused Sujay Patra, it has been stated that Hon'ble Court was pleased to reject the prayer for bail of the said accused.

No objection is raised by the Ld. PP in-charge as regard to the submission of the Ld. Advocate for the accused person Baburam Kayal stating that no bail application has been filed before the Hon'ble High Court, Calcutta nor any such application is rejected by the Hon'ble Court.

It has been contended on behalf of the accused persons that they are in custody since long and are not named in FIR.

Ld. PP in-charge raises objection against the prayer for bail submitted on behalf of the aforesaid 02 accused persons.

Upon perusal of the materials on record it appears that prayer for bail of the accused persons have been rejected earlier, on several occasions. Such prayer have been rejected even after one of the accused was granted bail. Nature of the offence is grave. Incriminating materials are said to have been collected against the accused persons during investigation. Charge has just being considered against the accused persons and recording of evidence is yet to commence. Moreover, there is every possibility that the accused persons might attempt to influence vital witnesses being residents of the same locality, if on bail.

In view of the aforesaid facts and circumstances, I am not inclined to enlarge the accused persons on bail. Accordingly, the prayer for bail of the accused persons namely, Sujay Patra and Baburam Kayal stands rejected.

To dates.

D/C by me,

Sd/-.

ASJ, FTC-II, Sealdah.

Sd/-.

ASJ, FTC-II, Sealdah.

Memo No._____

Date:- 13.04.23.

Copy of order be sent to the I.O of this case, SI Nirmal Das (Entally PS. Case no.314, dated 12.10.22) for information and necessary action.

ASJ, FTC-II, Sealdah.

Out of 09 accused persons, one namely, Khairul Mallick is produced from J/C and the other accused Abujel Molla is present filing hazirah.

Ld. PP in-charge Sri Uttam Ghosh is present with the C. D.

Ld. Advocate for the accused persons is also present.

Perused. Heard both sides.

At this stage, one application is submitted on behalf of accused Khairul Mallick praying for his release on bail. The same is taken up for hearing.

Perused. Heard both sides.

Ld. Advocate appearing for the accused person submits that the accused person is in custody since 05.07.22 and is the only earning member of his family. It has been stated further that the petitioner has not filed any bail application before the Hon'ble High Court, Calcutta. Neither any prayer for bail has been rejected by the Hon'ble

S. T. No. 02(04)2023.

S. C. No.10(12)2022.

Court. Ld. Advocate has also stated that accused has fixed place of residence and as such there is no chance of his absconding.

Ld. PP in-charge raises objection against the prayer for bail.

No objection is raised as regard to the submission of the Ld. Advocate for the accused stating that no bail application has been filed before the Hon'ble High Court, Calcutta nor any such application is rejected by the Hon'ble Court.

From the record it appears that the accused is in custody since 05.07.22. Co-accused is already on bail.

Considering the aforesaid facts and circumstances, I am inclined to enlarge the accused person on interim bail at this stage. Accordingly, the accused person namely, Khairul Mallick may find interim bail of Rs.5,000/- with two sureties of Rs.2,500/- each, out of which one must be local subject to the satisfaction of Ld. ACJM, in-charge GRPS File, Sealdah and on condition that the accused shall remain present on each and every date of hearing and shall give hazirah before the Mandir Bazar P.S once in a week i.d. to J/C till 17.05.2023.

Let a copy of this order be sent to the Ld. ACJM, in-charge, GRPS File, Sealdah for information and necessary action.

D/C by me,
Sd/-.
ASJ, FTC-II, Sealdah.

Sd/-.
ASJ, FTC-II, Sealdah

Memo no. 41.

Date:- 12.04.23.

Copy of order be sent to the Ld. ACJM, in-charge, GRPS File, Sealdah for information and necessary action.

ASJ, FTC-II, Sealdah.

S. T. No. 02(04)2023.

S. C. No.10(12)2022.

Order No.01.

Dt.12.04.2023.

Today is fixed for production, appearance and consideration of charge.

Out of 02 accused persons, one namely, Khairul Mallick is produced from J/C and the other accused Abujel Molla is present filing hazirah.

Ld. PP in-charge Sri Uttam Ghosh is present with the C. D.

Ld. Advocate for the accused persons is also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case describing the charge brought against the accused persons and stating by what evidence he proposes to prove the guilt of the accused persons.

Heard the Ld. PP in-charge who submits that there is sufficient grounds to proceed against the accused persons u/sec.302/201/34 of the Indian Penal Code.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is ground for presuming that the accused persons have committed an offence u/sec.302/201/34 of the Indian Penal Code for which the accused persons can be tried.

Accordingly, charge is framed against the accused persons u/sec.302/201/34 of the Indian Penal Code in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused persons in Bengali to which the accused persons pleaded not guilty by saying "Ami Nirdosh" (in Bengali) and claimed to be tried.

Fixing 17.05.23, 02.06.23 and 06.06.23 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses (CSW-1, 2 and 3) on the date fixed.

Let a copy of this order be sent to the I.O of this case, SI Tapojyoti Das (Baruipur GRPS Case no.13/08, dated 14.06.08) for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

At this stage, one application is submitted on behalf of accused Khairul Mallick praying for his release on bail. The same is taken up for hearing.

Perused. Heard both sides.

Ld. Advocate appearing for the accused person submits that the accused person is in custody since 05.07.22 and is the only earning member of his family. It has been stated further that the petitioner has not filed any bail application before the Hon'ble High Court, Calcutta. Neither any prayer for bail has been rejected by the Hon'ble

S. T. No. 02(04)2023.
S. C. No.10(12)2022.

Court. Ld. Advocate has also stated that accused has fixed place of residence and as such there is no chance of his absconding.

Ld. PP in-charge raises objection against the prayer for bail.

No objection is raised as regard to the submission of the Ld. Advocate for the accused stating that no bail application has been filed before the Hon'ble High Court, Calcutta nor any such application is rejected by the Hon'ble Court.

From the record it appears that the accused is in custody since 05.07.22. Co-accused is already on bail.

Considering the aforesaid facts and circumstances, I am inclined to enlarge the accused person on interim bail at this stage. Accordingly, the accused person namely, Khairul Mallick may find interim bail of Rs.5,000/- with two sureties of Rs.2,500/- each, out of which one must be local subject to the satisfaction of Ld. ACJM, in-charge GRPS File, Sealdah and on condition that the accused shall remain present on each and every date of hearing and shall give hazirah before the Mandir Bazar P.S once in a week i.d. to J/C till 17.05.2023.

Let a copy of this order be sent to the Ld. ACJM, in-charge, GRPS File, Sealdah for information and necessary action.

D/C by me,
Sd/-.
ASJ, FTC-II, Sealdah.

Sd/-.
ASJ, FTC-II, Sealdah

Memo no. 41.

Date:- 12.04.23.

Copy of order be sent to the Ld. ACJM, in-charge, GRPS File, Sealdah for information and necessary action.

ASJ, FTC-II, Sealdah.

S. T. No. 01(04)2023.
S. C. No.11(12)2019.

Order No.01.
Dt.05.04.2023.

Sole accused Li Wan Tho is produced from J/C.

Ld. PP in-charge Sri Tapan Roy is present with the C. D.

Ld. Advocate for the accused person is also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case describing the charge brought against the accused and stating by what evidence he proposes to prove the guilt of the accused.

Heard the Ld. PP in-charge who submits that there is sufficient grounds to proceed against the accused person u/sec.302 of the Indian Penal Code.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is ground for presuming that the accused person has committed an offence u/sec.302 of the Indian Penal Code for which the accused person can be tried.

Accordingly, charge is framed against the accused person u/sec.302 of the Indian Penal Code in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused person in Hindi to which the accused person pleads not guilty by saying "Main Nirdosh hoon" (in Hindi) and claims to be tried.

Fixing 15.06.23 and 16.06.23 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses (CSW-1 and 2) on the date fixed.

Let a copy of this order be sent to the I.O of this case, SI Prasun Dutta (Tangra PS Case no.146, dated 23.08.19) for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,
Sd/-.

Sd/-.

ASJ, FTC-II, Sealdah.

ASJ, FTC-II, Sealdah.

Memo no. _____ Date:- 05.04.23.

Copy of order be sent to the I.O of this case, SI Prasun Dutta (Tangra PS Case no.146, dated 23.08.19) for information and necessary action.

ASJ, FTC-II, Sealdah.

S. T. 03(03)2023.
S. C.01(05)2022.

Order No.01.
Dt.30.03.2023.

Sole accused Samir Ranjit is present by filing hazirah.

Ld. PP in-charge Sri Asit Roy is present.

Ld. Advocate for the accused person is also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused person u/sec.181 of M. V Act and 279/304-II of the Indian Penal Code.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused person for committing an offence u/sec.181 of M. V Act and 279/304-II of the Indian Penal Code for which the accused person can be tried.

Accordingly, charge is framed against the accused person u/sec.181 of M. V Act and 279/304-II of the Indian Penal Code in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused person in Bengali to which the accused person pleads not guilty by saying "Ami Nordosh" and claims to be tried.

Fixing 17.06.23 and 20.06.23 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, Tala P.S for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,
Sd/-.
ASJ, FTC-II, Sealdah.

Sd/-.
ASJ, FTC-II, Sealdah.

Memo no. _____

Date:- 30.03.23.

Copy of order be sent to the I.O of this case namely, S.I. Yead Ali Sekh, FSTP, Lal Bazar, Kolkata (Tala P.S. Case no.09 dated 27.01.19) for information and necessary action.

ASJ, FTC-II, Sealdah.

S. T. 02(03)2023.
S. C.05(09)2022.

Order No.01.
Dt.17.03.2023.

Sole accused Khokan Poddar is present by filing hazirah.

Ld. PP in-charge Sri Uttam Ghosh is present with the C.D.

Ld. Advocate for the accused person is also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused person u/sec.328/379 of the Indian Penal Code.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused person for committing an offence u/sec.328/379 of the Indian Penal Code for which the accused person can be tried.

Accordingly, charge is framed against the accused person u/sec.328/379 of the Indian Penal Code in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused person in Bengali to which the accused person pleads not guilty by saying "Ami Nordosh" and claims to be tried.

Fixing 15.06.23 and 16.06.23 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, SI Dharmendra Singh (Chitpur GRPS Case no.15/2022 dated 07.07.22) for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,
Sd/-,
ASJ, FTC-II, Sealdah.

Sd/-,
ASJ, FTC-II, Sealdah.

Memo no. _____ Date:- 17.03.23.

Copy of order be sent to the I.O of this case, SI Dharmendra Singh (Chitpur GRPS Case no.15/2022 dated 07.07.22) for information and necessary action.

ASJ, FTC-II, Sealdah.

S. T. 02(03)2023.
S. C.05(09)2022.

Order No.01.
Dt.14.03.2023.

All the 06 accused persons are produced from J/C.

Ld. PP in-charge Sri Tapan Roy is present with C.D.

Ld. Advocate for the accused persons is also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused persons u/sec.14A(b) of the Foreigners Act and 137 of the Railway Act.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused persons for committing an offence u/sec.14A(b) of the Foreigners Act and 137 of the Railway Act for which the accused persons can be tried.

Accordingly, charge is framed against the accused persons u/sec.14A(b) of the Foreigners Act and 137 of the Railway Act in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused persons in Bengali to which the accused persons pleaded not guilty by saying "Ami Nordosh" and claimed to be tried.

Fixing 25.04.23 and 03.05.23 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, Sealdah G.R.P.S for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

One application is submitted at this stage on behalf of the accused persons praying for their release on bail.

Perused. Heard both sides.

It has been submitted that no application seeking bail was ever moved before the Hon'ble Court or any other Court in India.

Perusal of the record it appears that earlier prayer for bail submitted on behalf of the accused persons have been rejected by this Court. In such view of the matter and also considering the materials on record and the earlier orders passed by this Court I am not in a position to enlarge the accused persons on bail. Hence, the prayer for bail is rejected.

To date for production and evidence.

D/C by me,

Sd/-.

ASJ, FTC-II, Sealdah.

Sd/-.

ASJ, FTC-II, Sealdah.

Memo no. _____

Date:- 14.04.23.

Copy of order be sent to the I.O of this case namely, SI Ashis Kumar Roy, Sealdah GRPS (Sealdah GRPS Case no.27 dated 06.08.21) for information and necessary action.

ASJ, FTC-II, Sealdah.

S. T. 02(02)2023.

S. C. 04(01)2021.

Order No.01.

Dt.28.02.2023.

All the seven accused persons namely, 1) Kiran Kumar Mallick, 2) Ramchandra Mallick, 3) Parvati Mallick, 4) Usha Mallick, 5) Rupa Rana, 6) Puja Kumari Rana and 7) Kanchan Sharma @ Shah on Court bail are present by filing hazirah.

Ld. PP in-charge Sri Asim Kumar is present.

Ld. Advocate for the accused person is also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused persons namely, 1) Kiran Kumar Mallick, 2) Ramchandra Mallick, 3) Parvati Mallick, 4) Usha Mallick, 5) Rupa Rana, 6) Puja Kumari Rana u/sec.120B/370 of IPC and 4 and 5 of IT (P) Act. There is sufficient materials to constitute charge against the accused person namely, Kanchan Sharma @ Shah u/sec.120B/376/354C of IPC. He further submits that there is sufficient materials to constitute charge against the accused person namely, Usha Mallick u/sec.354C of IPC along with the aforesaid offences.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused persons namely, 1) Kiran Kumar Mallick, 2) Ramchandra Mallick, 3) Parvati Mallick, 4) Usha Mallick, 5) Rupa Rana, 6) Puja Kumari Rana u/sec.120B/370 of IPC and 4 and 5 of IT (P) Act and as against Kanchan Sharma @ Shah u/sec.120B/376/354C of IPC and u/sec.354C of IPC against the accused person namely, Usha Mallick.

Accordingly, charge is framed against the accused persons namely, 1) Kiran Kumar Mallick, 2) Ramchandra Mallick, 3) Parvati Mallick, 4) Usha Mallick, 5) Rupa Rana, 6) Puja Kumari Rana u/sec.120B/370 of IPC and 4 and 5 of IT (P) Act and as against Kanchan Sharma @ Shah u/sec.120B/ 376/354C of IPC and u/sec.354C of IPC against the accused person namely, Usha Mallick in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused persons in Bengali to which the accused persons pleaded not guilty by saying "Ami Nordosh" and claimed to be tried.

Fixing 12.06.23, 13.06.23, 14.06.23 and 15.06.23 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, Tangra P.S for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

:: 2 ::

To date for appearance and evidence.

D/C by me,

Sd/-.

ASJ, FTC-II, Sealdah.

Sd/-.

ASJ, FTC-II, Sealdah.

Memo no. _____

Date:- 28.02.23.

Copy of order be sent to the I.O of this case namely, Annapurna Das Sarkar, Inspectress, AHTU, DD, Kolkata (Tangra P.S. Case no.242 dated 04.12.19) for information and necessary action.

ASJ, FTC-II, Sealdah.

S. T. 03(01)2023.
S. C.17(01)2021.

Order No.01.
Dt.09.01.2023.

Sole accused Apurbo Roy is present by filing hazirah.

Ld. PP in-charge is present.

Ld. Advocate for the accused person is also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused person u/sec.498A/304B of the Indian Penal Code and u/sec.9 of the Prohibition of Child Marriage Act, 2006.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused person for committing an offence u/sec.498A/304B of the Indian Penal Code and u/sec.9 of the Prohibition of Child Marriage Act, 2006 for which the accused person can be tried.

Accordingly, charge is framed against the accused person u/sec.498A/304B of the Indian Penal Code and u/sec.9 of the Prohibition of Child Marriage Act, 2006 in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused person in Bengali to which the accused person pleads not guilty by saying “Ami Nordosh” and claims to be tried.

Fixing 10.04.23 and 11.04.23 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, Tangra P. S for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,

ASJ, FTC-II, Sealdah.

ASJ, FTC-II, Sealdah.

S. T. 02(01)2023.

S. C. 05(03)2021.

Order No.01.

Dt.04.01.2023.

Both the accused persons namely, Rikky Kumar Routh @ Hela and Vicky Khatick on Court bail are present by filing hazirah.

Ld. PP in-charge Sri Tapan Roy is present.

Ld. Advocate for the accused person is also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused persons u/sec.326/307/302/114 of IPC.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused persons u/sec.326/307/302/114 of the Indian Penal Code for which the accused persons can be tried.

Accordingly, charge is framed against the accused persons u/sec.326/307/302/114 of the Indian Penal Code against both the accused persons in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused persons in Bengali to which the accused persons pleaded not guilty by saying "Ami Nordosh" and claimed to be tried.

Fixing 22.03.23 and 23.03.23 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, Tangra P.S for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,

Sd/-.

ASJ, FTC-II, Sealdah.

Sd/-.

ASJ, FTC-II, Sealdah.

Memo no. _____

Date:- 04.01.23.

Copy of order be sent to the I.O of this case namely, S.I. Tapan Kumar Biswas, Tangra P.S, Kolkata for information and necessary action.

ASJ, FTC-II, Sealdah.

S. T. 01(01)2023.

S. C.01(09)2021.

Order No.01.

Dt.03.01.2022.

Sole accused Maidul Halder @ Raju Halder is present by filing hazirah.

Ld. PP in-charge is present.

Ld. Advocate for the accused person is also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused person u/sec.328/379 of the Indian Penal Code.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused person for committing an offence u/sec.328/379 of the Indian Penal Code for which the accused person can be tried.

Accordingly, charge is framed against the accused person u/sec.328/379 of the Indian Penal Code in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused person in Bengali to which the accused person pleads not guilty by saying "Ami Nordosh" and claims to be tried.

Fixing 17.03.23, 20.03.23 and 21.03.23 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, Dum Dum G.R.P.S for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,

Sd/-.

ASJ, FTC-II, Sealdah.

Sd/-.

ASJ, FTC-II, Sealdah.

Memo no. _____

Date:- 03.01.23.

Copy of order be sent to the I.O of this case namely, P.S.I. Subrata Chakraborty, Dum Dum G.R.P.S, for information and necessary action.

ASJ, FTC-II, Sealdah.

S. T. 02(12)2022.
S. C.03(08)2022.

Order No.01.

Dt.19.12.2022.

Both the accused persons namely, Somnath Halder and Anjali Ghosh on Court bail are present by filing hazirah.

Ld. PP in-charge Sri Dilip Kumar Saha is present.

Ld. Advocate for the accused person is also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused persons u/sec.498A/406/307/313/34 of IPC.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against

the accused persons u/sec. 498A/406/307/313/34 of the Indian Penal Code for which the accused persons can be tried.

Accordingly, charge is framed against the accused persons u/sec. 498A/406/307/313/34 of the Indian Penal Code against both the accused persons in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused persons in Bengali to which the accused persons pleaded not guilty by saying "Ami Nordosh" and claimed to be tried.

Fixing 06.03.23, 09.03.23 and 10.03.23 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, Narkeldanga P.S for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,

Sd/-.

ASJ, FTC-II, Sealdah.

Sd/-.

ASJ, FTC-II, Sealdah.

Memo no. _____

Date:- 19.12.22.

Copy of order be sent to the I.O of this case namely, S.I. Dilip Yadav, Narkeldanga P.S, Kolkata for information and necessary action.

ASJ, FTC-II, Sealdah.

S. T. 03(11)2022.

S. C.05(07)2022.

Order No.01.

Dt.29.11.2022.

Both the accused persons namely, Md. Faruque and Halima Khatoon on Court bail are present by filing hazirah.

Ld. PP in-charge Sri Uttam Ghosh is present.

Ld. Advocate for the accused person is also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused persons namely, Md. Faruque and Halima Khatoon u/sec.498A/34 of the Indian Penal Code and u/sec.302 of IPC as against accused Halima Khatoon.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused persons namely, Md. Faruque and Halima Khatoon u/sec.498A/34 of the Indian Penal Code and u/sec.302 of IPC as against accused Halima Khatoon for which the accused persons can be tried.

Accordingly, charge is framed against the accused persons namely, Md. Faruque and Halima Khatoon u/sec.498A/34 of the Indian Penal Code and u/sec.302 of IPC as against accused Halima Khatoon in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused persons in Bengali to which the accused persons pleaded not guilty by saying "Ami Nordosh" and claimed to be tried.

Fixing 03.01.23 and 04.01.23 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, Entally P.S for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,

Sd/-.

ASJ, FTC-II, Sealdah.

Sd/-.

ASJ, FTC-II, Sealdah.

Memo no. _____

Date:- 29.11.22.

Copy of order be sent to the I.O of this case namely, S.I. Manik Dutta, Entally P.S, Kolkata for information and necessary action.

ASJ, FTC-II, Sealdah.

S. T. 01(12)2022.

S. C.01(04)2022.

Order No.01.

Dt.01.12.2022.

Both the accused persons namely, Anand Jaiswal and Mala Jaiswal on Court bail are present by filing hazirah.

Ld. PP in-charge Sri Uttam Ghosh is present.

Ld. Advocate for the accused person is also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused persons u/sec.498A/306/34 of the Indian Penal Code.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused persons for committing an offence u/sec.498A/306/34 of the Indian Penal Code for which the accused persons can be tried.

Accordingly, charge is framed against the accused persons u/sec. 498A/306/34 of the Indian Penal Code in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused persons in Bengali to which the accused persons pleaded not guilty by saying "Ami Nordosh" and claimed to be tried.

Fixing 06.02.23, 07.02.23 and 08.02.23 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, Beliaghata P.S for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,

Sd/-.

ASJ, FTC-II, Sealdah.

Sd/-.

ASJ, FTC-II, Sealdah.

Memo no. _____

Date:- 01.12.22.

Copy of order be sent to the I.O of this case namely, S.I. Harekrishna Ghosh, Beliaghata P.S, Kolkata for information and necessary action.

ASJ, FTC-II, Sealdah.

Order No.01.
Dt.28.11.2022.

Sole accused Abhijit Saha is present by filing hazirah.

Ld. PP in-charge Sri Uttam Ghosh is present.

Ld. Advocate for the accused person is also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused person u/sec.376/417 of the Indian Penal Code.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused person for committing an offence u/sec.376/417 of the Indian Penal Code for which the accused person can be tried.

Accordingly, charge is framed against the accused person u/sec.376/417 of the Indian Penal Code in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused person in Bengali to which the accused person pleads not guilty by saying "Ami Nordosh" and claims to be tried.

Fixing 13.02.23, 15.02.23, 16.02.23 and 17.02.23 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, Narkeldanga P.S for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,

Sd/-.

ASJ, FTC-II, Sealdah.

Sd/-.

ASJ, FTC-II, Sealdah.

Memo no. _____

Date:- 28.11.22.

Copy of order be sent to the I.O of this case namely, S.I. Raj Kumar Mondal, Tangra P.S, Kolkata for information and necessary action.

ASJ, FTC-II, Sealdah.

S. T. 01(11)2022.

S. C.06(04)2022.

Order No.01.

Dt.24.11.2022.

Sole accused Md. Salim is present by filing hazirah.

Ld. PP in-charge Sri Asit Roy is present.

Ld. Advocate for the accused person is also present.

Perused. Heard both sides.

The case record is taken up for consideration of charge on the prayer of both parties.

Ld. PP in-charge opens the case.

Heard the Ld. PP in-charge who submits that there is sufficient materials to constitute charge against the accused person u/sec.185/181 of M. V Act and 279/304-II of the Indian Penal Code.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am the view that there is sufficient incriminating materials against the accused person for committing an offence u/sec.185/181 of M. V Act and 279/304-II of the Indian Penal Code for which the accused person can be tried.

Accordingly, charge is framed against the accused person u/sec.185/181 of M. V Act and 279/304-II of the Indian Penal Code in a separate sheet which is kept with the record. The contents of the charge is read over and explained to the accused person in Bengali to which the accused person pleads not guilty by saying "Ami Nordosh" and claims to be tried.

Fixing 02.02.23 and 03.02.23 for evidence.

The Investigating Officer is directed to take necessary steps for producing the witnesses on the date fixed.

Let a copy of this order be sent to the I.O of this case, Narkeldanga P.S for information and necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,

Sd/-.

ASJ, FTC-II, Sealdah.

Sd/-.

ASJ, FTC-II, Sealdah.

Memo no. _____

Date:- 24.11.22.

Copy of order be sent to the I.O of this case namely, S.I. Dipak Dey, FSTP, Lal Bazar, Kolkata for information and necessary action.

ASJ, FTC-II, Sealdah.