

S. T.-05(09)2019.

S. C.-11(06)2019.

Order No.70.

Dated: 12.03.2026.

Today is fixed for alteration of charge as envisaged U/Sec.216 of Cr.P.C, wherein it has been provided that any Court may alter or add to any charge at any time before pronouncement of Judgment.

Accused Biswajit Roy is produced from J/C physically and accused Shyamali Roy is present before the Court.

Ld. Advocate for both the accused person is present.

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

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 U/Sec.498A/304B/34 of Indian Penal Code, alternatively, for which the accused persons can be tried.

Accordingly, charge is framed against both the accused persons U/Sec.498A/304B/34 of Indian Penal Code, alternatively, 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.

Ld. PP in-Charge submits before the Court that as the original charge u/Sec.498A/302/34 of IPC is already framed against the accused persons, so he will not adduce any fresh evidence of the prosecution witnesses afresh.

Ld. Defense Counsel concurs with the Ld. PP in-Charge.

In view of such facts and circumstances, fix 30.03.2026 for argument.

D/C by me,

ASJ, FTC-II, Sealdah.

ASJ, FTC-II, Sealdah.