

S. T. 08(08)2022.  
S. C. 04(09)2021.

Out of 02 accused persons, 01 namely, 1) Md. Ilyas @ Ilu is produced from J/C and other accused namely Ayub Khan on Court bail is present by filing hazira.

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

Separate Vakalatnama are filed on behalf of both the accused persons.

Perused. Heard both sides.

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

Ld. P. P. in charge opens the case.

Hd. the Ld. P.P. in-charge who submits that there is sufficient materials to constitute charge against the accused persons u/sec.307/397/34 of the IPC.

Having heard the contentions of both the sides and the materials on record as well as case diary, I am of the view that there is sufficient incriminating materials against the accused persons for committing an offence u/sec.307/397/34 of the IPC for which the accused persons can be tried.

Accordingly, charge is framed against the accused persons u/sec.307/397/34 of the 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 Nirdosh**” and claimed to be tried.

Fix 08.12.22 and 09.12.22 for evidence.

The Investigation 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 IO of this case for information necessary action.

Prosecution to take steps.

Issue summons accordingly.

To date for appearance and evidence.

D/C by me,

ASJ 2<sup>nd</sup> FTC, Sealdah.

ASJ 2<sup>nd</sup> FTC, Sealdah.