

08-06-16

Accused persons are absent by petition and prays for time. No witness turns up. Perused the case record. Heard ld Advocate of accused persons. Heard ld APP. Considered.

Considering the submission of both sides I am of the view that one time should be given to the Prosecution for bringing witness.

*Hence, it is ordered that fix 07.11.2016 for evidence. Issue summons upon C.S.W-1. Prosecution is to file requisite at once. B.C.II to issue the same.*