

11/03/2026.

Today is fixed for Evidence A/C.

Complainant is absent. One adjournment petition is filed on his behalf.

Four accused persons are present and one is absent. Petition u/s. 317 of CrPC is filed.

Ld. Advocate for the complainant prays for time to produce and examine witness.

Ld. Advocate for the accused persons prays for closure of evidence.

Record shows that evidence A/C commenced on 09/01/2020, but till date not even a single witness is produced by the complainant to face cross examination. In all these years the complainant is already given ample opportunity to produce and examine witness. The conduct of the complainant clearly shows that he is taking advantage of the opportunities given by this court and is willfully delaying and dragging the matter. On the other hand the accused persons are contesting the case and since the commencement of recording of evidence BC there is no record of accused persons absconding to avoid or delay trial. The accused persons cannot be made to suffer and the complainant cannot be allowed to misuse process of law.

After considering all the materials in hand and conduct of the complainant, the adjournment petition filed on behalf of the complainant is rejected.

Evidence AC is closed.

Day adjourned.

To 08/04/2026 for examination of accused persons u/s. 313 of CrPC and argument.

D/C by me

ACJM, Kakdwip

ACJM, Kakdwip