

GR 1284/2013

17/03/2026

Today is fixed for examination u/s 313 of CrPC, and argument.

Sole accused is present.

Ld. APP and Ld. Defence lawyer are present.

Record is taken up for examination of accused u/s 313 Cr.P.C.

Before examining the accused u/s 313 CrPC he is cautioned to the effect that he is not bound to answer the questions put to him and if they answer, the same may be used as evidence against him. After proper statutory caution the accused is examined in accordance with the provisions of section 313 CrPC. The questions put and the answers given are reduced into typing and printing in prescribed form on separate sheets which are kept in the record.

Ld. Defence lawyer verbally submits that no witness would be examined on behalf of the accused. Accordingly, evidence chapter is closed. The record is taken up for argument.

Heard argument in full. Judgment will be pronounced later today.

Accused persons as before.

D/C by me.

ACJM, Kakdwip.

ACJM, Kakdwip.

Later.

It is now 4:00 p.m. Accused is present. The record is taken up for pronouncing judgement. Judgement is ready and pronounced in open Court. The judgement on three sheets is signed, affixed with seal and kept in the record.

Hence, it is,

ORDERED

That the accused is found not guilty of committing offence punishable u/s. 323/354/506 IPC and he is hereby acquitted u/s. 248(1) of CrPC. The accused is hereby set at liberty. The surety is discharged from the obligation under the bail-bonds.

Note in the relevant register.

D/C by me.

ACJM, Kakdwip.

ACJM, Kakdwip.