

**Sessions Case no-66 of 2022**  
**CNR. No. WBUD01-001334-2022**  
**J.O Code-WB00891**

**Order No.04**

**Dated: 04.06.2022**

Today is fixed for production of the accused Sahajamal Hussain @ Mochan.

Sole accused person namely Sahajamal Hussain @ Mochan is produced physically from J/C.

Bail petition filed on behalf of the accused on 20.05.2022 duly endorsed by the Ld.PP-in-charge is taken up for hearing in presence of both sides.

*It is submitted by the Ld. Advocate appearing for the accused person that no similar bail application is pending or rejected u/s 439 of Cr.P.C in respect of the present accused person in any higher forum.*

Ld. Advocate for the accused submits that the accused is in custody since 08.01.2022. Investigation is over and CS has been submitted. Contending that the present accused has been falsely implicated in this case and if enlarged on bail, shall not abscond and will face trial, he prays for bail on any condition.

Raising strong objection to such prayer, Ld.PP-in-charge submits that CS has been submitted for the offences u/s 302/201 of IPC. The allegation against the accused is grievous in nature and if enlarged on bail at this stage before the inception of trial, there is every possibility that he shall influence the witnesses.

Seen the materials on record.

Considering the same, I find substance in such submissions advanced by Ld.PP-in-charge to hold that in view of the grave nature of allegation directed against this accused, I am not inclined to enlarge him on bail at this stage when trial is yet to commence. Considering all aspects, the prayer for bail is rejected at this stage.

Since the accused is in custody, the matter is taken up for consideration of charge.

Dictd. by me

ADJ, FTC-II  
Raiganj, Uttar Dinajpur

Addl. Sessions Judge,  
FTC-II, Raiganj, U/D

**Sessions Case no-66 of 2022**  
**ST No.29 of 2022**  
**CNR. No. WBUD01-001334-2022**  
**J.O Code-WB00891**

**Order No.01**

**Dated: 04.06.2022**

The matter is taken up for consideration of charge.

Ld. Advocate for the accused as well as Ld.PP-in-charge is present.

Perused the materials on record including the written complaint, CS and the C.D.

It appears therefrom that CS has been submitted for the offences u/s 302/201 of IPC against the accused person.

Heard both sides.

Upon perusal of the materials on record, there are grounds to presume that the above named accused has committed an offences punishable under section 302/201 of IPC.

Accordingly, charge is framed in separate prescribed format and kept with the record.

The substance of accusation is read over and explained to him in Bengali to which he pleaded '*not guilty*' and claimed to be tried.

Let the accused person be tried for the said offences.

Fixing **09.09.2021** for production and evidence of C.S.W. No.1.

The prosecution to take proper steps and issue summons accordingly.

Dictd. by me

ADJ, FTC-II  
Raiganj, Uttar Dinajpur

Addl. Sessions Judge,  
FTC-II, Raiganj,U/D