Special (P) Case No. 32/19

30/08/19

Accused Ankur Rajbongshi produced from jail hajot remanded till 13/09/19.

Heard both sides on the point of charge. Perused case record, case diary, statement of witnesses and victim, medical report, copy of birth certificate and on scrutiny of entire documents on record I find prima-facie materials to proceed with the case against accused Ankur Rajbongshi u/s-366A IPC and section 4 of the POCSO Act. Accordingly, formal charge is framed against accused Ankur Rajbongshi 366A IPC and section 4 of the POCSO Act and read over and explained to accused to which he pleaded not guilty and claimed to be tried.

Issue summon to witnesses. Fixed 14/11/19 for evidence.

By filing petition vide No. 1389/19 petitioner Bhupen Rajbongshi prays for bail of accused Ankur Rajbongshi citing that accused is innocent and he has been detained in the jail hajot since institution of the case.

Heard both sides. Perused case record. Accused was arrested on 05/07/19. Charge has been framed today. Considering the period of detention and considering the fact that charge has already been framed, accused Ankur Rajbongshi is allowed to go on bail of Rs. 10,000/- with a surety of like amount, in default remanded to jail hajot, on conditions that,

- 1. Accused shall appear before the court on each date along with his bailor.
- 2. Accused shall not leave the jurisdiction of this court without permission till disposal of the case.
- 3. Any violation of the above conditions would amount to cancellation of bail automatically.

Special Judge Nalbari