ORDER

Sepecial (P) Case No. 14/18

18/01/2019

Accused present. Three PWs present. Examined, cross examined and discharged the witnesses. Learned PP submitted that examination of remaining witnesses will not improve the prosecution case as the victim and informant do not support the prosecution case. Learned PP prayed for closing the evidence. After going through the record, I found that there is force in the submission of the learned PP. Prosecution evidence is closed. Statement of the accused is recorded u/s- 313 CrPC. The accused declined to give any defence evidence. Heard arguments from both the sides.

Judgment will be delivered at 2:00 PM today.

Sessions Judge Nalbari

18/01/2019 at 2:00 PM

Accused present. Prosecution has miserably failed to establish a case u/s- 366 IPC and u/s- 4 of the POCSO Act against the accused beyond reasonable doubt. On benefit of doubt, the accused is acquitted.

Judgment is pronounced at the open court in presence of the accused. Accused person will go on fresh bail of Rs.10,000/-with one surety of like amount u/s-437-A IPC assuring that he will appear before the higher court as and when such court issue notice in respect of any appeal or petition filed against the judgment and order of this court.

Judgment written in separate sheet be kept with record.

Sessions Judge Nalbari