09.03.2015.

Accused Saifuddin Islam is present.

Perused the materials and heard both sides.

A prima-facie case U/s 366 A IPC, read with Section 4 of POCSO Act found against the accused. Accordingly, charge under said sections of law has been framed.

Contents of charge on being read over and explained to the accused person, he pleaded guilty. His plea of guilt is recorded in separate sheet.

On the plea of guilt by the accused Saifuddin Islam, I have found accused Saifuddin Islam is guilty U/s 366 A IPC, read with Section 4 of POCSO Act upon which the accused is convicted and sentenced.

Accused is heard on the point of sentence. He has stated nothing.

His statement on the point of sentence is recorded in separate sheet.

Considering all the above aspects and as the accused Saifuddin Islam pleaded guilty for committing offence U/s 366 A IPC, read with Section 4 of POCSO Act, I have found him guilty under said sections of law. Accordingly, accused Saifuddin Islam is convicted and sentenced to R.I. for 7 years each on each count of law U/s 366 A IPC and read with Section 4 of the POCSO Act. Sentences will run concurrently.

On perusal of the case record, it appears that victim is still minor and she is pregnant also. So, I am of the opinion that it is a fit case to grant compensation U/s 357 A Cr.P.C. Accordingly, victim is granted compensation of Rs.2,00,000/- (Rupees two lakhs) as per victim compensation scheme of the Government of Assam vide Notification No.PLA.757/2010/234 dtd.15.07.2014.

DLSA, Morigaon will pay the compensation.

Inform accordingly.

The case is accordingly disposed off.