ORDER

10.8. 2012.

Accused Sameer Ahmed is produced from custody. His plea of guilt is recorded and kept in separate sheet.

Also heard the accused Sameer Ahmed. He has submitted that he confessed his guilt out of his own accord and free will and nobody has forced or induced to confess his guilt. So, his plea of guilt is accepted and he is found guilty U/s. 19 of the U.A. (P) Act.

Perused the record and statement of accused Sameer Ahmed. He has submitted that his father is bed ridden due to stroke and his wife and minor boy is suffering in all aspects.

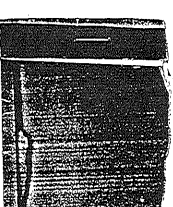
Considering all the above factors, accused Sameer Ahmed is sentenced to suffer R. I. for 3 (three) years and to pay a fine of Rs. 1000/- (Rupees one thousand) U/s: 19 of U. A.(P) Act. In default of payment of fine, accused shall under go R. I. for another one month. Period of detention already undergone is set off.

Seen the petition No.2136/12 filed by the I.O. praying to grant pardon to accused Sameer Ahmed allowing him to be a witness for the prosecution.

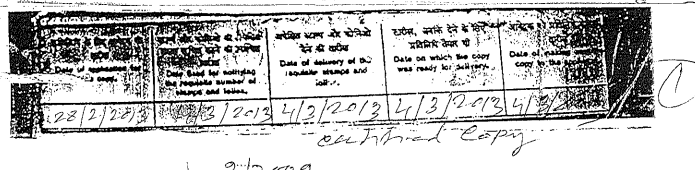
I have gone through the provision of law. Section 306 Cr. P. C. provides for tender of pardon to an accused during inquiry or trial. But, in case of accused Sameer Ahmed, both stages are over and hence petition cannot be considered which is accordingly rejected.

Case against the accused Sameer Ahmed is disposed accordingly and fixed for evidence for rest of the accused on the next date.

Issue summon to the prosecution witnesses fixing on 18.8.2012 for evidence .



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SPECIAL CASE No. (N.I.A.) 2/2/2009.

ORDER

Counsel for both the parties on the matter of charge. After going through the case diary and other relevant papers, I find sufficient materials for framing charge against accused Samir Ahmed only U/s. 19 of the UA (P) Act. Hence formal charge U/s. 19 of the UA (P) Act is framed against accused Samir Ahmed. The Charge having been read over and explained, accused Samir Ahmed pleaded guilty. It may be mentioned here that on the last date accused Samir Ahmed filed a petition No. 319/2013 pleading guilty for the offence of harbouring the accused persons at Banglore. Statement of the accused is recorded U/s. 313 Cr. P. C. wherein also he pleaded guilty for the offence of harbouring. It may be mentioned here that except the offence of harbouring, there is no prima facie case against accused Samir Ahmed in respect of other offences. So he is discharged from the other offences mentioned in the chargesheet against his name.

The accused is also heard personally and he has submitted that he harboured the accused persons Jewel Garlosa and A. Warisa and provided them shelter at Banglore.

Considering the pleading of guilty, accused Samir Ahmed is convicted U/s. 19 of the U. A (P) Act. He is sentenced with R.I. for 3 years and to pay a fine of Rs. 500/- i/d R.I. for 7 days. The period in hajot is to be set off.

The case against accused Samir Ahmed thus stands disposed of accordingly and the case is fixed for hearing on the matter of C/C for the rest of the accused on 16.3.2013.

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Special Judge, N.I.A. Assam, Guwahati

Later on: The fine amount of Rs. 500f (Rupces five hundred) has been deposited by the convict Samir Ahmed, vide the petition No. 33572013. The fine amount be deposited in the treasury. Issue warrant of commitment accordingly.

Special Judge, N.I.A., Assam, Guwahati

Certified to be true copy

for SMAZILA

COMPARED B. LNaharla 4/3/2012