

TWO ACCUSED CONVICTED IN A HURT & ASSAULT CASE BY THE LD. JUDICIAL MAGISTRATE, 1st CLASS, AMARPUR, GOMATI TRIPURA.

PRESS RELEASE

Gomati District, Udaipur

16-02-2016.

Today, On 16-02-2016, LD. Judicial Magistrate, 1st Class, Amarpur, Gomati Tripura, has convicted 02 (Two) accused persons namely (1) Kartik Saha (23) @ Suman S/O Lt. Ratan Lal Saha (2) Goutam Saha (24) S/O Sri Bijan Saha, both of Jatan Bari PS Natunbazar, Gomati District, U/S- 323 IPC.

On 09.06.2014, Natunbazar PS Case No. 29/2014 U/S- 323/341/34 IPC, was registered on the basis of written complaint of one Sri Amir Hossain S/o Md. Samshul Haque of Pachim Duluma, PS Birganj, under Gomati District against the accused persons namely (1) Kartik Saha (23) @ Suman S/O Lt. Ratan Lal Saha (2) Goutam Saha (24) S/O Sri Bijan Saha, both of Jatan Bari PS Natunbazar, Gomati District; for hurling attack and assault upon the complainant On 09.06.2014 at Jatanbari, (Near Malati Hotel) PS Natunbazar.

After investigation, charge sheet was filed by SI Pijush Kanti Sarkar, On 29.06.2014, against the accused persons (1) Kartik Saha (23) @ Suman S/O Lt. Ratan Lal Saha (2) Goutam Saha (24) S/O Sri Bijan Saha, both of Jatan Bari PS Natunbazar, Gomati District, vide Natunbazar PS C/S No. 24/2014 U/S 341/323/34 IPC.

The trial Court on appreciation of evidence found the accused persons namely (1) Kartik Saha (23) @ Suman (2) Goutam Saha (24) guilty of offence punishable U/S- 323 IPC. Again the trial court shall have also to consider whether the convict is entitled to get any benefit under the probation of offender Act. This is a case of voluntarily causing hurt. Accordingly the trial court finds sufficient reason to invoke the provision of probation of offender Act. Keeping in mind the circumstance of the instant case, the nature of the offence and the fact that the convicted person has no criminal antecedent and prior conviction, therefore instead of sentencing the convicted person to any punishment or releasing him on probation of good conduct, the trial court inclined to release him after due admonition under section 3 of the probation of offenders Act 1958.