

केस का सं० ओर तारिख	आदेश ओर पदाधिकारी का हस्ताक्षर	आदेश पर की गई कार्रवाई के बारे में टिप्पणी, तारिख के साथ
1	2	3

2

the instant proceeding against the Opp. Party is dropped. However the police has liberty to forward fresh proposal against the Opp. Party as per the provisions laid under the Jharkhand Control of Crime Act, 2002 (Adopted) on new grounds.

Communicate the order to the Senior Superintendent of Police, Ranchi for information and necessary action.



Deputy Commissioner
Ranchi

Dictated and Corrected by



Deputy Commissioner
Ranchi

*order
communicated
to S.S.P Ranchi
for information
and n.a via
Memo no 1359(L)
dt- 22.10.20
del
22.10.20*

केस का सं० ओर तारिख	आदेश ओर पदाधिकारी का हस्ताक्षर	आदेश पर की गई क के बारे में टिप्पणी, त के साथ
1	2	3

IN THE COURT OF THE DEPUTY COMMISSIONER – CUM –
DISTRICT MAGISTRATE, RANCHI
C.C.A Case No.-81/2018-19

State

-Versus-

30.09.2020 Ejaj Ansari Opp. Party

ORDER

A proposal U/s 3 (1) (a), 3 (1) (b) (1) of the Jharkhand Control of Crime Act, 2002 (Adopted) has been received from the Senior Superintendent of Police, Ranchi vide Letter No. 652/DCB dated 18.04.2018 for a direction upon the anti-social element namely Ejaj Ansari Son of Nezam Ansari, R/o Baragain, P.S. Sadar, District Ranchi to remove himself outside the District.

As per the report submitted by the Senior Superintendent of police, the opp. party has been made accused in (1) Sadar PS Case No.-315/2016 dated 29.07.2016 U/s 448/341/323/354/379 /506 IPC (2) Sadar PS Case No.-240/2017 dated 16.05.2017 U/s 406/420 IPC (3) Sadar PS Case No.-207/2017 dated 01.05.2017 U/s 406/420/341/323/504/34 IPC (4) Sadar PS Case No.-272/2017 dated 03.06.2017 U/s 147/148/149/323/307/427 /295B IPC (5) Sadar PS Station Diary No. 19/2018 dated 30.03.2018 (6) Sadar PS Station Diary No. 13/2018 dated 31.03.2018.

Having gone through the material available on record, I find that, as per Section 3 of the Act of 2002, the direction to notify movement of the Opp. party and report himself daily can be issued for a maximum period of 6 months only at a time and since the cases forming the basis for making recommendation for initiation of proceeding under Act of 2002 against the Opp. Party are old and relates to the year 2018, hence I do not find it reasonable to proceed with the proposal made against the Opp. Party at this juncture and so, for the reasons aforementioned,