#### KABC010337642024



# IN THE COURT OF LXXXI ADDL. CITY CIVIL AND SESSIONS JUDGE, BENGALURU (CCH-82)

Spl.CC No.2627/2024

**COMPLAINANT:** State by Special Investigation

Team, CID, Bengaluru

V/s

ACCUSED Sri. Prajwal Revanna

### **CHARGE**

I, Santhosh Gajanan Bhat, B.A.L., LLB., LXXXI Addl. City Civil & Sessions Judge, Bengaluru (CCH-82) do hereby charge you:-

**Sri. Prajwal Revanna** S/o H.D.Revanna,

Aged about 33 years, R/a.Chennambika Nilaya,

Chennambika Circle,

Holenarasipura Hassan District

Also R/at. H.No.83, Shivasmitha, Ranojirao Road Basavanagudi, Bengaluru

As follows:-

That you accused Mr.Prajwal Revanna being the Member of Parliament from Hassan Constituency had visited your Gannikada farm house situated in Sy.No.91/2 and 91/3 at Moolekalenahalli village within the limits of Holenarasipura Rural Police Station of Hassan District during the COVID lock down period in the year 2021 and at that point of time you being in a position of control or dominance over the maid i.e., CW1 , had called her inside the room on the first floor of the farm house under the pretext to bring drinking water and had latched the door and had forced her to remove her clothes and in spite of her resistance you had removed her blouse and had pressed her breast and touched her private parts inappropriately and had committed forcible sexual intercourse against her will and had recorded the incident in your mobile phone and thereby committed an offence punishable under Sec.376(2)(k) of Indian Penal Code, and within the cognizance of this Court.

Secondly, in the above facts and circumstances, you accused after committing the forcible sexual intercourse on CW1 who was working as maid in your Gannikada Farmhouse had repeated the said incident and later on when she

was requested by CW60 Smt.Bhavani Revanna to clean the house at Basavanagudi, Bengaluru, you had taken advantage of the situation and had made her to enter your bedroom on the 3<sup>rd</sup> floor of the building, latched the door and forced her to remove her clothes and had forcible sexual intercourse with her, which was also recorded with your mobile phone and also at another instance at Gannikada farm house during the aforesaid period you had repeated the forcible sexual intercourse on her and thereby you had committed an offence punbishable under Sec.376(2)(n) of IPC, and within cognizance of this Court.

Thirdly, in the above facts and circumstances, you accused had made the victim CW1

to enter your bedroom on the 1<sup>st</sup> floor of your Gannikada Farm House at Holenarasipura and also in your bedroom at 3<sup>rd</sup> floor of your house at Basavanagudi, Bengaluru, you had made her to enter the room, latched the door and had made physical contact and advances involving unwelcome and explicit sexual overtures and demanded for sexual favours and had touched her her private parts inappropriately and also by disrobing her and capturing the image of forcible sexual act in your mobile phone, you had committed an offence

punishable under Sec.354-A of IPC, and within cognizance of this Court.

Fourthly, in the above facts and circumstances, you accused had made the victim CW1 to enter your bedroom on the 1<sup>st</sup> floor of your Gannikada Farm House at Holenarasipura and also in your bedroom at 3<sup>rd</sup> floor of your house at Basavanagudi, Bengaluru, you had made her to enter the room, latched the door and had made physical contact and advances involving unwelcome and explicit sexual overtures by using criminal force to disrobe her and compelling her to be naked and had forcible sexual intercourse with her and thereby committed an offence punishable under Sec.354-B of IPC, and within cognizance of this Court.

Fifthly, in the above facts and circumstances, you accused had made the victim CW1

to enter your bedroom on the 1<sup>st</sup> floor of your Gannikada Farm House at Holenarasipura and also in your bedroom at 3<sup>rd</sup> floor of your house at Basavanagudi, Bengaluru, you had made her to enter the room, latched the door and had made physical contact and advances involving unwelcome and explicit sexual overtures by using criminal force to

disrobe her and had captured the sexual act in your mobile phone and thereby committing an act of voyeurism and committed an offence punishable under Sec.354-C of IPC, and within cognizance of this Court.

Sixthly, in the above facts and circumstances, you accused had made the victim CW1 to enter your bedroom on the 1st floor of your Gannikada Farm House at Holenarasipura and also in your bedroom at 3rd floor of your house at Basavanagudi, Bengaluru, you had made her to enter the room, latched the door and had made physical contact and advances involving unwelcome and explicit sexual overtures by using criminal force to disrobe her and had captured the sexual act of forcible sexual intercourse in your mobile phone and had threatened her of dire consequences if she revealed the same to any other person by causing criminal intimidation to injure her reputation so as to cooperate with you for your unlawful sexual overtures and thereby committed an offence punishable under Sec. 506 of IPC, and within cognizance of this Court.

Seventhly, in the above facts and circumstances, you accused had made the victim CW1 to enter your bedroom on the 1st floor of

your Gannikada Farm House at Holenarasipura and also in your bedroom at 3<sup>rd</sup> floor of your house at Basavanagudi, Bengaluru, you had made her to enter the room, latched the door and had made physical contact and advances involving unwelcome and explicit sexual overtures by using criminal force to disrobe her and had captured the sexual act in your mobile phone and later on in order to screen the evidence you had destroyed the mobile phone which was used for recording the aforesaid explicit act and thereby you have committed an offence punishable under Sec.201 of IPC, and within cognizance of this Court.

Eighthly, in the above facts and circumstances, you accused had made the victim CW1

to enter your bedroom on the 1<sup>st</sup> floor of your Gannikada Farm House at Holenarasipura and also in your bedroom at 3<sup>rd</sup> floor of your house at Basavanagudi, Bengaluru, you had made her to enter the room, latched the door and had made physical contact and advances involving unwelcome and explicit sexual overtures by using criminal force to disrobe her and had captured the sexual act in your mobile phone to pressurise the complainant to cooperate with you for your unlawful sexual overtures

Spl.CC.No.2627/2024

7

and was responsible for the explicit video to be viral in the society and thereby you have committed an offence punishable under Sec.66(E) of Information Technology Act, 2008, and within cognizance of this Court.

And I hereby direct that you accused be tried by this Court on the charges framed as stated above.

Dated: 3<sup>rd</sup> April, 2025

(Santhosh Gajanan Bhat)
LXXXI Addl. City Civil & Sessions Judge,
Bengaluru City (CCH-82)

(Special Court exclusively to deal with criminal cases related to elected former and sitting MPs/MLAs in the State of Karnataka)

## IN THE COURT OF LXXXI ADDL. CITY CIVIL AND SESSIONS JUDGE, BENGALURU (CCH-82)

### Spl.CC No.2627/2024

**COMPLAINANT:** State by Special Investigation

Team, CID, Bengaluru

V/s

ACCUSED Sri. Prajwal Revanna

#### **PLEA**

Q.1. Have you understood the charge now read over and explained to you?

Ans:-

Q2. Do you plead guilty or claim to be tried? Ans:-

(Certified that the charge read over and explained to the accused person in my presence and the personal hearing and that the record contains true and correct)

Date: 3<sup>rd</sup> April, 2025

(Santhosh Gajanan Bhat)
LXXXI ACC & SJ, Bengaluru City (CCH-82)
(Special Court exclusively to deal with criminal cases related to elected former and sitting MPs/MLAs in the State of Karnataka)