

Duly sworn on 06.03.2026.

Further Cross examination by Sri.P.M.C. Advocate for accused  
No.2.

I have B.com graduate. I can understand Annual Income Tax Returns. It is true to suggest that, I have verified Ex.P.3 and 4 in detail. It is true to suggest that, in accountancy misappropriation and employee fraud was company loss. It is true to suggest that, the customers OU money are shown in the Sundry debtor. It is true to suggest that, the misappropriation was find out from our company accounts. It is true to suggest that, as per the Ex.P.32 as on 31.03.2010 the cumulative difference is shown as Rs.1,23,14,198/-. Witness Voluntary stated that, the accused No.2 had prepared the statement in the month of May 2011. It is true to suggest that, the Ex.P.6 to 34 are prepared for the year 01.04.2009 to 05.05.2010. Witness voluntary stated that, the accused was prepared for the month of May 2011. I have no problem to give the statement from 05.05.2010 to 2011 financial year. Witness voluntary stated that, I have already shown in the statement. It is not required to show our company I.T. returns with respect to Ex.P.6 to 34.

**At this stage, witness voluntary prays time to depose evidence. Hence, time granted and PW-1 is deferred for further cross examination.**

(ತೆರದ ನ್ಯಾಯಾಲಯದಲ್ಲಿ ನನ್ನ ಉಕ್ತಲೇಖನದಂತೆ ಗಣಕಯಂತ್ರದಲ್ಲಿ ಬೆರಳಚ್ಚು ಮಾಡಲಾಯಿತು.)

ಓ.ಹೆ.ಕೆ.ಸ.ಇದೆ

3ನೇ ಎ.ಸಿ.ಜಿ.ಎಮ್.ನ್ಯಾ.

ಬೆಂಗಳೂರು.

PW-1  
ಸಿಸಿನ್ಂ.7766/2014

