

Case called before Lok-Adalath.

CW-1 present.

Conciliation held, after discussion with conciliator CW-1 is agreed to compound the offence voluntarily.

Accordingly, CW-1 has filed applications u/s 320(1) of Cr.P.C. The contents of application read over to him. He accepted the contents are true and correct. The offence is compoundable, there is no impediment to accept the compromise.

In view of the decision of Hon'ble High Court of Patna reported in 2007 CRI.L.J 1565 in between Mukesh D. Ambani -V/s- State of Bihar, it is not necessary for accused persons to appear in a case when complainant has filed application for compounding of offence.

Hence, the application is allowed.

Exercising power u/s.320(1) of Cr.P.C. the offence u/s 379 of IPC Act is hereby compounded.

Exercising power u/s.320(8) of Cr.P.C Accused no.1 and 2 are acquitted of the offences u/s. 379 of IPC.

Advocate Conciliator

**Judicial Conciliator,
(Rangegowda C)
CJM, Bengaluru City**