

C.C. 155/2026

Sri. HGV Advocate filed advancement application for the reasons stated in the application.

Heard, perused, application is allowed and Case is taken on board.

Accused present.

Counsel for Accused submits that Accused wants to plead guilty in the above Case.

On questioning the Accused he submits that he wants to plead guilty in this Case. The consequences of pleading guilty is explained to the Accused however, still he submitted that he wants to plead guilty.

ORDER

Hence fresh Substance of Accusation is made for the offence punishable under section 20(b)(ii)(A) and Sec. 22 r/w 8(c) and 60 of NDPS Act and same is read over to the Accused. He pleaded guilty of the said offences. Hence, acting U/sec. 275 of BNSS the Accused is Convicted for the offences punishable under section 20(b)(ii)(A) and Sec. 22 r/w 8(c) and 60 of NDPS Act and sentenced to pay fine of Rs. 4,000/- each for offence punishable U/Sec. 20(b)(ii)(A) and Sec. 22 r/w 8(c) and 60 of NDPS Act and in default he shall undergo simple imprisonment for a period of 10 days for each offence. In total Accused shall pay **Rs. 8,000/-**.

I.O is directed to produce the property.

The property seized under P.F. No. 20/2025-2026 i.e., 99 grams of Dry Ganja is being worthless ordered to be destroyed after appeal period.

Call before Lok Adalath i.e., **14.03.2026**.

**Prl. Civil Judge & JMFC.,
H.D. Kote..**