SL. No	Date	Office Notes, reports, orders or proceedings or directions and Registrar's order with Signatures	COURT'S OR JUDGES'S ORDERS
			C482 No. 1511 of 2022 Hon'ble Sharad Kumar Sharma, J.
			11011 bic Bharau Kumar Bharma, 3.
			Mr. Rajat Mittal, Advocate, for the
			applicants.
			Mr. T.C. Agarwal, Deputy Advocate
			General, assisted by Mrs. Lata Negi, Brief Holder,
			for the State of Uttarakhand.
			Mr. Kamlesh Tiwari, Advocate, for
			respondent No.2.
			The applicants had preferred this C482
			Application, thereby putting a challenge to the
			chargesheet dated 26 th May, 2022, which was
			submitted, as a consequence of the culmination of
			the investigation, which was carried in pursuance to
			the FIR dated 22 nd January, 2022, for investigating
			the offences falling under Sections 420 and 120-B
			of the IPC and Section 66-D of the Information Act,
			which was registered at Police Station Cyber
			Crime, District Dehradun.
			TTI 1 11 ' (1 (400)
			The challenge in the present C482
			Application as it has been given to the cognizance
			and summoning order dated 8 th June, 2022, as
			passed by the Court of learned Chief Judicial
			Magistrate / Incharge Judicial Magistrate 2 nd ,
			District Dehradun, which is presently pending trial
			by way of Criminal Case No. 4085 of 2022, State

Vs. Abhishek Arya and another.

The present C482 Application is accompanied with the Compounding Application, which had been preferred by the parties under the joint signature of their respective counsels.

It is stated by the learned counsel for the parties, that the parties to the proceedings, could not present themselves today, as they do not have intimation, that the matter is likely to be taken up today.

But owing to the fact that the contents of the vakalatnama itself grants an authority to the respective counsels representing the parties to the proceeding to sign or enter into any settlement, for the purposes of facilitating the adjudication of the lis before the Court, and also considering the fact, that the offences, which are sought to be compounded are compoundable under Section 320 of the Cr.P.C. as well as under Section 77-A of the Information Technology Act.

Owing to the aforesaid Compounding Application, which has been duly signed by the counsels and the respective parties to the C482 Application, contending thereof that they had settled their dispute outside the Court and the complainant / respondent No.2 is not having any grievance as such, to further prosecute the present applicants in Criminal Case No. 4085 of 2022.

In that eventuality, considering the exclusive statement made by the counsels supporting the contents of the Compounding Application, the Compounding Application is hereby allowed, and as a consequence thereto, the proceedings of Criminal Case No. 4085 of 2022, State Vs. Abhishek Arya and another, which is presently pending before the Court of learned Chief Judicial Magistrate / Incharge Judicial Magistrate 2nd, District Dehradun, would hereby stand quashed in terms of the Compounding Application.

As a consequence of today's order of compounding the offences, the applicants, who are in custody, are directed to be released from judicial custody forthwith.

(Sharad Kumar Sharma, J.)

Dated 02.09.2022