

31.8.2015 Heard learned counsel for the petitioner and learned Addl. Government Advocate.

2. This application has been filed by the petitioner challenging the inaction of the police in not registering the F.I.R.

3. Learned counsel for the petitioner submitted that the petitioner has approached the Inspector-in-Charge, Delanga Police Station opposite party no.4 on 20.7.2015 for registration of the F.I.R. against the accused persons. Neither the same was registered nor any action was taken for which the petitioner reported the matter before the Superintendent of Police, Puri opposite party no.3 on 03.8.2015.

4. Since the petitioner has not complied with the requirements under Section 154 (3) of Cr.P.C, this Court disposes of this CRLMP with a direction that in case the petitioner sends a copy of the F.I.R to the Superintendent of Police, Puri opposite party no.3 through registered Post, in such event, on receipt of the same opposite party no.3 shall take appropriate steps in accordance with law.

..
S.Panda, J.