#### IN THE HIGH COURT OF KERALA AT ERNAKULAM

### PRESENT:

### THE HONOURABLE MR. JUSTICE V.RAMKUMAR

TUESDAY, THE 31ST JULY 2007 / 9TH SRAVANA 1929

Crl.Rev.Pet.No. 2889 of 2007()

\_\_\_\_\_

CRA.375/2003 of II ADDL. SESSIONS COURT, PALAKKAD CC.356/2001 of JUDL.MAGISTRATE OF FIRST CLASS COURT, ALATHUR

REVN. PETITIONER: REVISION PETITIONER/APPELLANT/ACCUSED

\_\_\_\_\_

P.M.HAKKIM, AGED 34 YEARS, S/O.LATE HUSSAIN, PUNNAPPADAM ELAVAMPADAM, ALATHUR, PALAKKAD.

BY ADV. SRI.RAJESH SIVARAMANKUTTY

RESPONDENTS: RESPONDENTS/COMPLAINANT & STATE

- 1. A.RAVEENDRAN, S/O.APPUKUTTAN, AGED 52 YEARS, MOOPPUPARAMBIL, KAVASSERRI, ALATHUR, PALAKKAD DIST.
- 2. STATE OF KERALA, REPRESENTED BY PUBLIC PROSECUTOR, HIGH COURT OF KERALA, ERNAKULAM.
- BY PUBLIC PROSECUTOR SRI.ABHILASH.N.A.

THIS CRIMINAL REVISION PETITION HAVING COME UP FOR ADMISSION ON 31/07/2007, THE COURT ON THE SAME DAY PASSED THE FOLLOWING:

# V. RAMKUMAR, J.

.....

Crl. R.P. No. 2889 OF 2007

Dated this the 31st day of July, 2007

## ORDER

The revision petitioner, who was the accused in C.C.No.356/2001 on the file of the JFCM, Alathur for an offence punishable under section 138 of the Negotiable Instruments Act, 1881, challenges the conviction entered and the sentence passed against him concurrently by the trial court for the said offence.

2. Pending this revision, the parties have settled the matter and have filed Crl.M.A.No.8356/2007 under section 147 of the Act for recording the composition entered into by them. The said petition has been signed by both the revision petitioner as well as the complainant and their respective counsels. The composition is recorded and it will have the effect of an acquittal within the meaning of section 320(8) Cr.P.C. Money, if any, paid by the revision petitioner pursuant to orders, if any, passed by the lower appellate court shall be refunded to the revision petitioner.

This revision petition is disposed of as above.

(V. RAMKUMAR, JUDGE)

aks