CRM No.M-17674 of 2013

1

## IN THE HIGH COURT OF PUNJAB AND HARYANA AT **CHANDIGARH**

Crl. Misc. No. M- 17674 of 2013(O&M)

Date of Decision: November 29, 2013.

Sukhdev Singh @Sebi

..... PETITIONER(s)

Versus

State of Punjab and another

..... RESPONDENT (s)

CORAM:- HON'BLE MR.JUSTICE RAM CHAND GUPTA

Present:

Mr. B.S.Chahal,

Advocate, for the petitioner.

Mr. Deepak Garg, AAG, Punjab.

Mr. Ashish Gupta,

Advocate, for respondent no.2-complainant.

\*\*\*\*

RAM CHAND GUPTA, J.(Oral)

The present petition has been filed under Section 482 of the

Code of Criminal Procedure for quashing of FIR no.184 dated 06.08.2010,

under Sections 379/324 IPC, registered at police station Sadar Jagraon,

District Ludhiana, Annexure P1, and all other consequential proceedings

arising therefrom on the basis of compromise, Annexure P3, having been

entered between the parties.

I have heard learned counsel for the parties and have gone

through the record.

gh Omkar 3.12.04 11:01 test to the accuracy and grity of this document n Court, Chandigarh

CRM No.M-17674 of 2013 2

It has been stated by learned counsel for the petitioner that both

the parties belong to same village and the dispute has since been settled due

to intervention of respectable persons and relatives from both the sides. It is

further contended that it was a case of simple injury.

As per direction of this Court, both the parties appeared before

trial court for getting their statements recorded. Report has been received

from learned trial court to the effect that compromise is genuine and without

any pressure.

In appropriate cases FIR can be quashed on the basis of

compromise by exercising power under Section 482 Cr.P.C., even if the

offences are not compoundable. It was so held by Full Bench of this Court

in the case of Kulwinder Singh v. State of Punjab, 2007(3) RCR (Crl.) 1052.

Since the parties have amicably settled the matter and

compromise has been effected between them due to intervention of the

respectable persons and relatives, in the interest of harmonious relations

between the parties, who are residents of same village, the present petition is

allowed and the impugned FIR no.184 dated 06.08.2010, under Sections

379/324 IPC, registered at police station Sadar Jagraon, District Ludhiana,

Annexure P1 alongwith all consequential proceedings qua petitioner –

Sukhdev Singh @Sebi is, hereby, quashed.

( RAM CHAND GUPTA ) JUDGE

November 29, 2013.

ʻom'

n Omkar 3.12.04 11:01 est to the accuracy and yrity of this document Court, Chandigarh