

CRLR No. 333 of 2015

Hon'ble Alok Singh, J.

Mr. M.S. Pal, Senior Advocate assisted by Mr. Amir Malik, Advocate for the revisionist.

Mr. K.S. Rautela, Government Advocate for respondent No.1/ State.

Mr. Deep Chandra Joshi, Advocate for respondent No. 2.

Mr. Bajendra Sahani accused / revisionist, duly identified by Mr. M.S. Pal, Senior Advocate, is present before this Court in person.

Mr. Salim Ahmed, complainant, duly identified by Mr. Deep Chandra Joshi, Advocate is also present before this Court in person.

It is stated by the accused /revisionist as well as complainant that they have settled their dispute amicably; complainant has received Rs.4 lacs from the accused towards one time final settlement with the condition that he will not press the complaint moved under Section 138 of the N.I. Act and shall request this Court to set aside the impugned orders / judgments passed by both the courts below finding the accused guilty and sentencing him under Section 138 N.I. Act.

Mr. K.S. Rautela, learned Government Advocate submits that since matter has been settled amicably by the parties and complaint was under Section 138 N.I. Act, therefore, present revision be allowed in the light of statement made by both the parties before this Court and impugned judgments / orders be set aside and complaint under Section 138 N.I. Act may be dismissed as not pressed.

Order accordingly.

CLMA No. 2013 of 2015 also stands disposed of accordingly.

(Alok Singh, J.)

Dated 30.11.2015

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