

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

**CRM-M-12611 of 2016  
Date of Decision: 30.09.2016**

**Jaswinder Singh and another** .....Petitioners

**Vs.**

**State of Punjab and another** .....Respondents

**CORAM: HON'BLE MS. JUSTICE RITU BAHRI**

**Present:-** Mr.Kushagra Mahajan, Advocate, for the petitioners.

Ms.Manpreet Dhaliwal, AAG, Punjab.

Mr.Kuldeep Singh, Advocate, for  
Mr.Ashish Aggarwal, Advocate, for the respondent No.2.

\*\*\*\*\*

**RITU BAHRI, J. (ORAL)**

The instant petition has been filed under Section 482 of the Code of Criminal Procedure for quashing of FIR No.04 dated 03.05.2010, for the offence under Sections 406, 498-A IPC registered at Police Station Chatiwind, District Amritsar Rural along with all consequential proceedings arising therefrom, on the basis of compromise dated 03.03.2016 (Annexure P-2).

It was alleged by the complainant that since the beginning of the marriage, the behaviour of the petitioners and their family members was rude towards her. They were not satisfied with the dowry articles brought by her at the time of marriage. Besides, they used to illtreat and taunt her for bringing inadequate dowry. They were maltreating, torturing and beating the complainant/respondent No.2 with a view to compel her to bring more dowry including car from her parents as they were not satisfied with the

quality and quantity of the dowry and article given by her parents. On this background, the FIR was registered.

During the pendency of the trial, the matter has been resolved between the petitioners and respondent No.2-Rajbir Kaur, vide compromise deed dated 03.03.2016 (Annexure P-2).

In compliance with the order dated 26.07.2016 passed by this Court, the parties got recorded their statements before the trial Court. Report from the ACJM, Amritsar, has been received in this regard. As per report, Navneet Kaur-complainant and accused-petitioners appeared before the trial Court on 22.08.2016 for getting their statements recorded in support of the compromise. In this regard statements of complainant- Rajbir Kaur and accused-petitioners were recorded to the effect that they have compromised the matter and Rajbir Kaur-complainant has no objection if the present FIR is quashed against these accused. Statements of accused-petitioners were also recorded to the same effect. In view of separate statements of the parties, the Court is satisfied that the compromise is valid and genuine one.

Consequently, in view of the status report and the judgment of the Hon'ble Supreme Court in the case of Madan Mohan Abbot vs. State of Punjab 2008(2) RCR (Criminal) 429, the law laid down by the Full Bench of this Court in the case of Kulwinder Singh and others Vs. State of Punjab and another 2007(3) RCR (Crl.) 1052, this Court is of the view that no useful purpose would be served in prolonging the litigation.

Accordingly, FIR No.04 dated 03.05.2010, for the offence under Sections 406, 498-A IPC registered at Police Station Chatiwind,

arising therefrom qua the petitioners.

The petition stands disposed of accordingly.

**(RITU BAHRI)**  
**JUDGE**

**30.09.2016**

*anil*

<i>Whether speaking/reasoned</i>	<i>Yes/No</i>
<i>Whether reportable</i>	<i>Yes/No</i>