

IN THE HIGH COURT OF JUDICATURE FOR RAJASTHAN
AT JAIPUR BENCH, JAIPUR.

ORDER

S. B. CRIMINAL LEAVE TO APPEAL No.175/2016.

State of Rajasthan through P.P.

Versus

Ramlal S/o Balchand, aged 28 years, B/c Gurjar, R/o Ratlai, P.S. Bakani, District Jhalawar.

Date of Order : : 28.02.2017

HON'BLE MR. JUSTICE PRASHANT KUMAR AGARWAL

Ms. Meenakshi Pareek, P. P. for the State.
Mr. B. R. Rana, for the accused-respondent.

Heard learned counsel for the parties.

The appellant-State of Rajasthan has filed this criminal leave to appeal under Section 378 Cr.P.C. against the judgment and order dated 27.11.2015 passed by Sessions Judge, Jhalawar in Sessions Case No.07/2012 whereby learned trial Court acquitted the accused-respondent for the offence under Section 498-A & 306 IPC.

On consideration of submissions made on behalf of the respective parties and the material made available on record as well as the evidence produced during the course of trial and more particularly in view of the reasons recorded by the trial Court in support of the impugned judgment and order, I do not find it a fit case in which leave to appeal is to be granted. As per the evidence produced, only general allegation for demand of dowry has been attributed against the accused-respondent, who is husband of the deceased, and no specific instance has been clarified about demand of dowry. It is an admitted fact that no report of any kind was lodged about the alleged demand of dowry by the respondent.

Consequently, the leave to appeal being meritless is, hereby, dismissed at this stage.

(PRASHANT KUMAR AGARWAL),J.

A.Arora/-
Item No.31.



सत्यमेव जयते