

**IN THE HIGH COURT OF GUJARAT AT AHMEDABAD****R/CRIMINAL REVISION APPLICATION NO. 356 of 2015**

=====

NARENDRAKUMAR SANATKUMAR RAVAL

Versus

PUJABEN NARENDRABHAI RAVAL

=====

Appearance:

MR. MUKESH T MISHRA(5900) for the PETITIONER(s) No. 1

MR PUNIT B JUNEJA(3972) for the RESPONDENT(s) No. 1

MR K.P. RAVAL, APP for the RESPONDENT(s) No. 3

=====

CORAM: HONOURABLE MR.JUSTICE R.P.DHOLARIA

Date : 30/04/2018

**ORAL ORDER**

Rule. Learned Additional Public Prosecutor Mr. K. P. Raval waives service of notice of rule on behalf of the respondent State.

2. Learned advocate Mr. M. T. Mishra for the applicant submitted that the matter is settled outside the court, and the applicant-husband and respondent-wife are residing together along with infant child and there is no more dispute. He further submitted that in view of settlement, the order passed by learned Judge, Family Court granting maintenance be set aside.

3. Respondent wife-Pujaben is personally present before this Court and admits that she is residing with the applicant for about last 8 months.

4. In view of aforesaid factual scenario, the Revision Application is allowed and order dated 13.03.2015 passed in Criminal Misc. Application No. 181 of 2013 by learned Principal Judge, Family Court,

Rajkot stands quashed and set aside.

Rule is made absolute.

**(R.P.DHOLARIA, J)**

CHANDRASHEKHAR