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

**CRWP-617-2025 (O&M)
Date of decision: 31.01.2025**

Mangal Singh

... Petitioner

Vs.

State of Haryana and others

... Respondents

CORAM: HON'BLE MR. JUSTICE HARPREET SINGH BRAR

Present: Mr. Yogesh Vashista, Advocate for
Dr. Pankaj Nanhera, Advocate
for the petitioner.

Ms. Geeta Sharma, DAG, Haryana.

HARPREET SINGH BRAR, J. (ORAL)

1. Present criminal writ petition has been filed under Article 226 of the Constitution of India seeking issuance of a writ in the nature of Habeas Corpus to get released the detenu, namely Sunita Rani, daughter of the petitioner, from the illegal detention of respondent No.6.
2. Learned State counsel, on instructions from ASI Sunita, submits that statement of the detenu was recorded in presence of legal aid counsel assigned to the jurisdictional police station, in which she stated that she is major and is living with respondent No.6 with her own sweet will. The detenu

and respondent No.6 had sent their respective affidavits through email in this regard. As such, present petition is totally misconceived.

3. In view of the specific stand taken by learned State counsel, learned counsel for the petitioner wishes to withdraw the present petition.
4. Dismissed as withdrawn.

**[HARPREET SINGH BRAR]
JUDGE**

31.01.2025

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Whether speaking/reasoned : Yes/No

Whether reportable : Yes/No