



## HIGH COURT OF JUDICATURE AT ALLAHABAD

## **APPLICATION U/S 528 BNSS No. - 36391 of 2025**

Farhana And Another

.....Applicant(s)

Versus

State of U.P. and Another

....Opposite Party(s)

Counsel for Applicant(s) : Ashutosh Kumar Pandey

Counsel for Opposite Party(s) : G.A.

## **Court No. - 74**

## HON'BLE DEEPAK VERMA, J.

- 1. Vakalatnama filed today by Sri Rohit Kumar Singh, Advocate, on behalf of opposite party no.2, is taken on record.
- 2. Affidavit of Service filed today on behalf of the State is also taken on record.
- 3. The full Bench judgment passed in **Ghulam Rasool Khan and others Vs. State of U.P. and others** the Court in para-17 (iii) has held that Question No. (III) is answered in negative holding that the aggrieved person having remedy of appeal under Section 14A of the 1989 Act, cannot be allowed to invoke inherent jurisdiction of this Court under Section 482 Cr.P.C.
- 4. In view of the aforesaid judgment, the applicants are permitted to withdraw the application with liberty to avail appropriate remedy.
- 5. The application is, accordingly **dismissed** as withdrawn with liberty to avail alternative remedy.
- 6. Certified copy of the F.I.R./order sheet be returned to the applicants as per rule after retaining a photo-stat copy of the same on the record.
- 7. This order is passed in presence of Sri Rohit Kumar Singh, learned counsel appearing on behalf of opposite party no.2.

October 13, 2025 SKD

(Deepak Verma,J.)