## Madhya Pradesh Bijli Karamchari Sangh ... vs The State Of Madhya Pradesh on 9 January, 2025

**Author: Gurpal Singh Ahluwalia** 

Bench: G. S. Ahluwalia

NEUTRAL CITATION NO. 2025:MPHC-GWL:504

1

IN THE

HIGH COURT OF MADHYA PRADESH AT GWALIOR

BEF0RE

HON'BLE SHRI JUSTICE G. S. AHLUWALIA ON THE 9 th OF JANUARY, 2025

MISC. CRIMINAL CASE No. 52449 of 2024 MADHYA PRADESH BIJLI KARAMCHARI SANGH (MAHASANGH)

THROUGH ITS CHAIRMAN BRAJESH NARAYAN DUBEY

Versus

THE STATE OF MADHYA PRADESH AND OTHERS Appearance:

Shri Yash Dubey - Advocate for the applicant.

Shri Naval Kishor Gupta - Public Prosecutor for the State

ORDER

This application under Section 528 of the BNSS has been filed for registration of offence punishable under Sections 303(2), 3(5) of BNS.

2. Present application has been filed by an Association. It appears that the applicant preferred a written complaint at Police Station Indarganj, District Gwalior for registration of offence. Since the said complaint was not taken note of by the concerned police station, the applicant preferred W.P.No. 7186/2015, which was dismissed by order dated 10/4/2017. Being aggrieved by the said order, applicant preferred W.A.No. 262/2017, which was disposed of by order dated 6/9/2017 and liberty was granted to applicant that if so advised then he can invoke Sections 156(3), 190 and 200 of Cr.P.C. before the Court of competent jurisdiction. Thereafter, the applicant filed a compliant which was dismissed under Section 203 of Cr.P.C. by order dated 29/8/2019. The aforesaid order was challenged by applicant by filing Criminal Revision No. 365/2019, which was dismissed by 21st Additional Sessions Judge, Gwalior by order dated 14th May, NEUTRAL CITATION NO. 2025:MPHC-GWL:504 2 MCRC-52449-2024 2024. Now this application has been filed seeking the following reliefs:-

"It is therefore most humbly prayed that the Petition may kindly be allowed and Respondent No. 1 be directed to register an offence under Sections 303(2), 3(5) Bhartiya Nyaya Sanhita, in the interest of Justice."

- 3. It appears that applicant is not satisfied with the legal remedies which he has already undertaken to get the offence registered. Once the complaint was dismissed and the revision was also dismissed then this application is not maintainable for direction to the authorities to register the FIR.
- 4. Under these circumstances, this Court is of considered opinion that the applicant is unnecessarily wasting the precious time of the Court by filing frivolous applications. It is accordingly dismissed.

(G. S. AHLUWALIA) JUDGE JPS/-