IN THE HIGH COURT OF PUNJAB AND HARYANA AT CHANDIGARH

<u>Sr. No. 249</u> <u>CRM-M-6753-2022</u>

<u>Date of decision : 25.01.2023</u>

Nitesh Khawani and others

..... Petitioners

VERSUS

State of Haryana and others

..... Respondents

CORAM: HON'BLE MR. JUSTICE DEEPAK SIBAL

<u>Present</u>: Mr.Rishi Kapoor, Advocate, for the petitioners.

Mr.Rajiv Sidhu, DAG, Punjab.

None for respondents No.2 and 3.

DEEPAK SIBAL, J. (ORAL)

The present petition has been filed under Section 482 Cr.P.C. for quashing of FIR No.007 dated 09.08.2021 registered under Sections 120B, 406, 420, 467, 468, 471, 201 IPC and Section 66(D) of the Information Technology, Act, 2000 and all proceedings arising therefrom qua the petitioners on the basis of a compromise (Annexures P-3 and P-4) entered into between the parties.

On 17.02.2022 this Court had directed the parties to appear before the Illaqa Magistrate/Trial Court for recording of their respective statements with regard to the compromise, who in turn was directed to submit a report along with the recorded statements with regard to the veracity of the compromise between the parties as also to apprise this Court whether all the accused are party to the compromise; whether any of them have ever been declared proclaimed offender(s) and if is there any other criminal case pending against them.

As directed, report dated 14.03.2022 from the Judicial Magistrate Ist Class, Hisar has been received as per which the parties had recorded their statements before the Trial Court in terms of the compromise arrived at between

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them; the same is genuine and valid; all the petitioners/accused are party to the

compromise; none of them has been declared a proclaimed offender and that no

other criminal case is pending against them

Learned State counsel has no objection if the present petition is

allowed.

In view of the above, continuation of the proceedings in pursuance

of the afore-referred FIR in which offences are not heinous as also the matter

having been compromised, would be an abuse of the process of law and in

terms of the law laid down by the Supreme Court in Narinder Singh vs State of

Punjab (2014) 6 SCC 466, this Court deems it just and proper to allow the

petition and resultantly quash FIR No.007 dated 09.08.2021 registered under

Sections 120B, 406, 420, 467, 468, 471, 201 IPC and Section 66(D) of the

Information Technology, Act, 2000 and all proceedings arising therefrom qua

the petitioners.

25.01.2023 shamsher

[DEEPAK SIBAL]
JUDGE

Whether speaking/reasoned Whether reportable

Yes / No Yes / No