115 IN THE HIGH COURT OF PUNJAB AND HARYANA AT CHANDIGARH

CRM-M-6300-2023

Decided on: 09.02.2023

Namdeep Sorab @ Naamdeep Sorab

..... Petitioner

Versus

State of Punjab and another

..... Respondents

CORAM: HON'BLE MRS. JUSTICE MANJARI NEHRU KAUL

Present:

Mr. Inderjit Sharma, Advocate

for the petitioner.

\*\*\*

Manjari Nehru Kaul, J.(Oral)

Learned counsel for the petitioner, at the outset, submits that it

is a case of false implication. Learned counsel further submits that a perusal

of FIR in question though prima facie reveals the commission of offence

under Section 66-B of the Information Technology Act, 2000, however,

commission of offence under Sections 420 and 120-B IPC is clearly amiss

in the case in hand. Learned counsel still further submits that on this

ground itself, FIR in question deserves to be quashed.

When this Court was not inclined to accept the submissions of

the petitioners, a prayer was made by learned counsel for the petitioners for

withdrawal of the present petition with liberty to avail alternative remedy as

may be available to him in accordance with law.

Dismissed as withdrawn with liberty aforesaid.

09.02.2023

(MANJARI NEHRU KAUL)

sonia

Yes/No

**JUDGE** 

Whether speaking/reasoned: Whether reportable:

Yes/No