CRM-M-55939 of 2022

-1-

IN THE HIGH COURT OF PUNJAB AND HARYANA AT CHANIDGARH

263

CRM-M-55939 of 2022 Date of Decision: 20.02.2023

Varun Petitioner

Versus

State of Punjab and others

..... Respondents

CORAM: HON'BLE MR. JUSTICE SANDEEP MOUDGIL

Present: Mr. Vishal Sharma (Vasudeva), Advocate

for the petitioner.

Mr. Mohit Chaudhary, AAG, Punjab.

Mr. Manjinder Singh Saini, Advocate

for respondents No.2 to 7.

SANDEEP MOUDGIL, J (ORAL)

This is a petition under Section 482 Cr.P.C. for quashing of FIR No.97 dated 21.04.2022 under Sections 66(C), 67(A), 67(B) of the Information Technology Act, 2000 and Sections 354-D and 509 of the Indian Penal Code, 1860, registered at Police Station Model Town, District Hoshiarpur (Annexure P-1), on the basis of compromise dated 28.09.2022 (Annexure P-2).

During the pendency of the dispute, the parties have compromised the matter and filed the present petition for quashing of FIR.

Vide order dated 05.12.2022, parties were directed to appear before the Illaqa Magistrate/Trial Court and report with regard to the genuineness of the compromise was called for.

The report dated 02.02.2023 has been received from Judicial

Magistrate Ist Class, Hoshiarpur, stating that the parties have entered into a compromise, which is genuine, voluntary and without any coercion or undue influence.

Learned counsel for respondents No.2 to 7 submits that they have no objection to the quashing of present FIR.

Full Bench of this Court in *Kulwinder Singh and others vs.*State of Punjab, 2007 (3) RCR (Criminal) 1052, has held:-

"The only inevitable conclusion from the above discussion is that there is no statutory bar under the Cr.P.C. which can affect the inherent power of this Court under Section 482. Further, the same cannot be limited to matrimonial cases alone and the Court has the wide power to quash the proceedings even in noncompoundable offences notwithstanding the bar under Section 320 of the Cr.P.C., in order to prevent the abuse of law and to secure the ends of justice.

The power under Section 482 of the Cr.P.C. is to be exercised Ex-Debitia Justitia to prevent an abuse of process of Court. There can neither be an exhaustive list nor the defined para-meters to enable a High Court to invoke or exercise its inherent powers. It will always depend upon the facts and circumstances of each case. The power under Section 482 of the Cr.P.C. has no limits. However, the High Court will exercise it sparingly and with utmost care and caution. The exercise of power has to be with circumspection and restraint. The Court is a vital and an extra-ordinary effective instrument to maintain and control social order. The Courts play role of paramount importance in achieving peace, harmony and ever- lasting congeniality in society. Resolution of a dispute by way of a compromise between two warring groups, therefore, should attract the immediate and prompt attention of a Court which should endeavour to

CRM-M-55939 of 2022

-3-

give full effect to the same unless such compromise is

abhorrent to lawful composition of the society or would

promote savagery."

The legal principles as laid down for quashing of the judgment

were also approved by the Hon'ble Supreme Court in the matter of 'Gian

Singh Versus State of Punjab and another, (2012) 10 SCC 303'.

Furthermore, the broad principles for exercising the powers under Section

482 were summarized by the Hon'ble Supreme Court in the matter of

'Parbatbhai Aahir @ Parbatbhai Bhimsinhbhai Karmur and others versus

State of Gujarat and another" (2017) 9 SCC 641'.

It is evident that in view of the amicable resolution of the issues

amongst the parties, no useful purpose would be served by continuation of

the proceedings. The furtherance of the proceedings is likely to be a waste

of judicial time and there appears to be no chances of conviction.

In view of above, FIR No.97 dated 21.04.2022 under Sections

66(C), 67(A), 67(B) of the Information Technology Act, 2000 and Sections

354-D and 509 of the Indian Penal Code, 1860, registered at Police Station

Model Town, District Hoshiarpur, with all the consequential proceedings

arising therefrom, is quashed qua the petitioner, on the basis of compromise

dated 28.09.2022 (Annexure P-2).

The present petition is hereby allowed.

(SANDEEP MOUDGIL)

Yes/No

Yes/No

JUDGE

20.02.2023

D.Bansal

Whether speaking/reasoned: Whether reportable