Crl.A.Nos.516 of 2015 & 763 of 2016 an

IN THE HIGH COURT OF JUDICATURE AT MADRAS

Reserved on: 13.12.2023 Pronounced on: 21.1

Coram:

THE HONOURABLE Dr. JUSTICE G.JAYACHANDRAN

Crl.A.Nos.516 of 2015 & 763 of 2016 & Crl.A.No.1402 of 2023

Crl.A.No.516 of 2015:-

State represented by: The Public Prosecutor, High Court, Madras.

... Appellant/Complainant

/versus/

Kalyanasundaram, Male Aged 34 years (A-1), S/o.Thangavelu @ Periannan, No.53, Maariamman Kovil Street,

Karuvaddikuppam,

Pondicherry. Respondents/Accused [A1]

Prayer: Criminal Appeal has been filed under Section 378 of Cr.P.C., ple to set aside the judgment of acquittal passed in Crl.A.No.17 of 2013 (co judgment passed in Crl.Appeal Nos.16/2013, 17/2013 & 18/2023], dated 24.07.2013 by the Hon'ble II Additional District and Sessions Judge, Tindivanam against C.C.No.32 of 2012, Judicial Magistrate-I, Tindivanam convict the respondent/accused [A-1] as charged.

For Appellant : Mr.Babu Muthu Meeran,

Additional Public Prosec

For Respondent

: Mr.R.John Sathyan, Senio

for Mr.Swami Subramanian

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Crl.A.Nos.516 of 2015 & 763 of 2016 and Crl.A

Crl.A.No.763 of 2016:-

State represented by: The Public Prosecutor, High Court, Madras.

... Appellant/Complainant

/versus/

Rajinikanth, Male Aged 33 years [A-3],

S/o.Annamalai,
No.9, Meenatchi Amman Kovil Street,
Tindivanam,
(At present) No.3, Vanidhasan Kurukku Street,
Kamaraj Nagar, Pondicherry. ... Respondent/Accused [A-3]

Prayer: Criminal Appeal has been filed under Section 378 of Cr.P.C., ple to set aside the judgment of acquittal passed in Crl.A.No.18 of 2013 (co judgment passed in Crl.Appeal Nos.16/2013, 17/2013 & 18/2023], dated 24.07.2013 by the Hon'ble II Additional District and Sessions Judge, aga C.C.No.32 of 2012, Judicial Magistrate-I, Tindivanam and convict the respondents/accused [A-1 to A-3] as charged.

For Appellant : Mr.Babu Muthu Meeran,

Additional Public Prosecutor.

For Respondent : Mr.V.Balamurugane.

Crl.A.No.1402 of 2023:-

State represented by: The Public Prosecutor, High Court, Madras.

... Appellant/Complainant

/versus/

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Crl.A.Nos.516 of 2015 & 763 of 2016 and

Aathavan, Male, Aged/40 years (A-2), S/o.Ponnusamy, No.22-A, Udaya Nagar, Chennai Main Road, Tindivanam. ... Respondent/Accused [A-2]

Prayer: Criminal Appeal has been filed under Section 378 of Cr.P.C., ple to set aside the judgment of acquittal passed in Crl.A.No.16 of 2013 (co judgment passed in Crl.Appeal Nos.16/2013, 17/2013 & 18/2013], dated 24.07.2013 by the Hon'ble II Additional District and Sessions Judge, Tindivanam and convict the respondent/accused [A-1] as charged.

For Appellant : Mr.Babu Muthu Meeran,

Additional Public Prosecut

For Respondent : Mr.S.Ashok Kumar, Senior C

for Mr.P.Palaninathan.

COMMONJUDGMENT

These three Criminal Appeals are preferred by the Stat

against the Lower Appellate Court judgment of acquittal reversing the tr

Court judgment of conviction.

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2. The case of the prosecution:-

On 30/09/2011, P.Kuppusamy (P.W.1), the Chief Education

Officer, in-charge of Villupuram and Tindivanam District was on duty at

Chennai in connection with preparation of text books. At about, 10.15 a.

P.W.1 received a call from an unknown person in his Mobile phone and the

caller informed him that at Tagore Higher Secondary School, Tindivanam

instead of the Student by name P.Kalyanasundaram, somebody else is writi

the supplementary examination for the 10th standard Social Science exam.

caller also informed P.W-1 that, even on the previous day (29/09/2011) f

Science exam only the impersonator wrote the examination instead of

P.Kalyanasundaram

3. Immediately P.W.1 called P.W.2 Mr.Shanmugam, the Di

Education Officer at Tindivanam and instructed him to visit Tagore Highe

Secondary School and verify the hall tickets and identity card and find

whether there is any impersonation. Accordingly, P.W.2 went to Tagore Hi

Secondary school and found that the student by name P.Kalyanasundaram di

not take up his examination on 30/09/2011 and in the attendance register

was shown as 'absent'.

However, he found that, the address of

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P.Kalyanasundaram was shown as P.Aathavan (quardian), Udaya Nagar,

Chennai Road, Tindivanam. The said Aathavan is the Teacher at Singanur

Government Higher Secondary School and he was the room supervisor of the

Hall No:14 in which the said P.Kalyanasundaram wrote his Science exam on

29/09/2011. In the ledger for the exam dated 29/09/2011, the entries wer

made by the Chief Invigilator for the rest of the halls in blue colour i

Hall No:14, it was in red colour ink. With these observations P.W.2 forw

his report to the Director of School Examination and to the Chief Educat

Officer (P.W.1)

4. P.W-2 in his proceedings dated 16/09/2011 had appoi

Invigilators. Over phone, the School Management had sought for one more

invigilator. So, P.W-2 had included the name of Mr.Karthick as 23 rd Inv

for Tagore Higher Secondary School and issued proceedings Ex.P.9. While

Rajinikanth (A-3) the Clerk in D.E.O Office without the knowledge of P.W

had substituted the proceedings with Ex.P.10 by deleting the name of Kar

at Serial No:23 and wrote the name of Aathavan (A-2). Rajinikanth (A-3)

affixed the facsimile signature of P.W-2 and rubber stamp. The said fals

document prepared by Rajinikanth to facilitate Aathavan to be in the Hal

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Invigilator. To aid and assist P.Kalyasundaram wrote his exam in writing

examination by collecting answers over phone.

5. With the false document prepared by Rajinikanth (A-

Aathavan (A-2) along with Kartick had met Mrs.Rajalakhsmi (P.W-4), the

Headmistress of Tagore Higher Secondary School and produced the fake

proceedings without the relieving order from their respective Schools. T

promised to produce it later. Aathavan (A-2) was allotted room No:9. He

not report duty on 28/09/2011. He came on 29/09/2011 but did not produce

relieving order from his School. He informed P.W-4 that, his School

Headmaster was on leave, so he will produce it next day. On 29/09//2011

Aathavan was allotted Room No:14 for invigilation. On 30/09/2011, he was

allotted room No:5 for invigilation.

6. Through P.W-10, Tmt.Kanaga, the Head Mistress, in-c

Adi Dravidar Higher secondary School, Singanur, it has been confirmed th

Aathavan (A-2) did not attend the School on 29/09/2011. He did not intim

about his deputation for exam duty. There is no proceedings received fro

D.E.O office intimating deputation of Aathavan for exam duty at Tagore H

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Secondary School.

7. The School Education department conducted prelimina

enquiry through Jayashree Ragunanthan (P.W.19), the State Planning Offic

and Director of School Education. She, in her report submitted that from

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enquiry, prima facie case of forging the proceedings nominating Aathavan

invigilator for Tagore Higher Secondary School made out. She also notice

malpractice during the examination and recommended for detailed enquiry.

Meanwhile, the Director of School Examination P.W.55 Vasundra Devi, base

on the enquiry took action against the students indulged in malpractice

blacklisted Tagore Higher Secondary School besides recommended action

against the Headmistress Rajalakshmi.

8. On the complaint given by P.W.1 Kuppusamy, Chief

Educational Officer, case was registered by the Crime Branch, Sub Inspec

Police, Pramilasasi Kumari P.W.52 for the offences under section 465, 46

468, 471, 473, 419, 420 r/w 120(b) IPC in Crime No.74/2011. The

investigation was conducted by the Inspector of Police Mr. Shankar P.W. 56

He, in the course of investigation recorded the statements of staff of T

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Higher Secondary School, the Invigilators who were on examination duty f

supplementary 10th Standard examination held during the 4th week of Sept

2011 at Tagore Higher Secondary School examination centre, the members of

flying squad and the students who wrote examination on 29th and 30th

September, 2011 in Hall No:14 and the Officials of Directorate of School

Examination. He collected the admitted signatures and

P.Kalyanasundaram (A-1) and Rajinikanth (A-3), sent them along with the

questionable writings and signatures for Forensic examination by expert.

Associates of P.Kalyanasundaram, who helped him in filing the application

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were examined and their statements were recorded.

9. On completion of investigation, P.W.56 Shankar, Ins

Police, being satisfied that, pursuant to the conspiracy hatched, to fac

P.Kalyanasundaram (A-1) the then Minister for Education in the Governmen

Pondicherry, to complete X-Standard and pursue his further studies, his

associates particularly, P.W-39 Jayasankar @ Kalaipuli Sankar advised A-

take up the supplementary exam at Tindivanam and provided his cousin

Aathavan A-2's address at Tindivanam so that, A-1 will be allotted Exami

centre at Tindivanam. Aathavan (A-2) a School Teacher in the Adi Dravida

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School near Tindivanam sought the help of Rajinikanth (A-3) a Clerk in t

D.E.O office. In furtherance of the conspiracy, A-3 Rajinikanth, fabrica

false document viz., the proceedings of D.E.O (P.W-2) by including the n

Aathavan A-2 as one of the invigilators for Tagore Higher Secondary Scho

Affixed the facsimile signature of D.E.O and gave it to A-2 to use it as

document so as to gain entry in the Examination Hall and aid A-1 providi

answers. Thus, using the false document Ex.P-10 as genuine, A-2 got hims

allotted to the Room No:14 as invigilator in which, A-1 wrote his examin

on 29/09/2011 and aided him by providing answers by consulting outsiders

through his mobile phone.

10. Charges and trial court findings:-

On the basis of material relied by the prosecution, th

Magistrate, Tindivanam framed the following charges against Kalyanasunda

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(A-1), Aathavan (A-2) and Rajinikanth (A-3).

P.Kalyanasundaram (A-1):-

Sections 120(b) of I.P.C, Section 468 r/w 109 I.P.C an Section 471 r/w 109 I.P.C

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Aathavan (A-2):-

Sections 120(b) of I.P.C, Section 468 r/w 109 I.P.C a Section 471of I.P.C Rajinikanth (A-3):-

Sections 120(b) of I.P.C, Section 468 of I.P.C and Se r/w 109 I.P.C of I.P.C

11. On the side of the prosecution, 56 witnesses (P. were examined, 67 Exhibits (Ex.P.1 to Ex.P.67) were marked and one mark stamp of D.E.O was marked as material object. On the side of the defence letters date 30/09/2011 wrote by Tmt.Rajalakshmi P.W.4 to the Chief Educational Officer marked as defence exhibit.

12. The trial Court held the charges against A1 to A sentenced them to undergo punishment as under:

Accused Offences under Section Conviction and Sentence passe
A-1 120(b) of I.P.C, 471 r/w To undergo two years S.I.
109 of I.P.C
468 r/w 109 of I.P.C To undergo two years S.I and in default of payment of fine
A-2 120(b) of I.P.C and 471 To undergo two years S.I.
of I.P.C
468 r/w 109 of I.P.C To undergo two years S.I and

in default of payment of fine

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Accused Offences under Section

Conviction and Sentence pass

A-3 120 (b) of I.P.C and 471 To undergo two years S.I r/w 109 of I.P.C

468 of I.P.C

To undergo two years S.I and

in default of payment of fin

13. Being aggrieved by the judgement of conviction b

Court, Appeal was preferred by the accused and they were taken up for

consideration before the II Additional District and Sessions Judge, Tind

in Criminal Appeal Nos.16 of 2013, 17 of 2013 and 18 of 2013.

14. The Appellate Court, on re-appreciating the evid

the prosecution has failed to prove conspiracy among the accused. Though

is strong suspicion about the manner in which A-2 entered the examination

centre as Invigilator for Hall No.14 in Tagore Higher Secondary School,

Tindivanam, on 29/09/2011 and A-1 (P.Kalyanasundaram) declaring the

address of A-2 (Aathavan) to get the centre at Tindivanam, the same has

blossomed into proof to sustain the conviction. Therefore, the Criminal

were allowed and the judgement of the trial Court was set aside, resulti

acquittal of all the accused.

15. The Learned

Additional

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Appellant/State Mr.Babu Muthu Meeran, submitted that, the Lower Court

ought not have reversed the well considered judgement of the trial Court

ignoring the clinching evidence through Ex.P.3 application form of (A1)

mentioning the address as P.Kalyanasundaram, C/o.P.Aathavan, No.22/A,

Udaya Nagar, Chennai Main Road, Tindivanam. The said address is that of

(Aathavan) and same is proved through the documents like surrender

application and memo of appearance filed on behalf of accused with his

signature. The First accused, Eduction Minister of Pondicherry, having h

residence at Pondicherry. There is no necessity to give a temporary addr

the address of (A-2), who was the Invigilator for the room in which, Al

his exam at Tagore Higher Secondary School. Having proved that, Ex.P.10

proceedings issued in the name of D.E.O is a document fabricated by A-3

used by A-2 as genuine to be with the A-1 in the Examination Hall to ass

is adequate proof and material to attract offence of conspiracy, fabrica

document and used the fabricated document as genuine.

16. Additional The Learned

appellant/State further submitted that, P.W.2 D.E.O has identified Ex.P.

had categorically deposed that the proceedings marked as Ex.P.10 was not

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issued on his instruction. The facsimile signature and his name affixed

without his knowledge and intimation. The correction in the said proceed

inserting the name of A2 as one of the Invigilator did not emanate on hi

instruction. This piece of evidence is strong and sufficient to hold tha

abusing his office as a Clerk in the D.E.O Office had fabricated a proce

the name of P.W.2, which attract the offence under Section 468 of I.P.C.

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committing this offence, A1 & A2 had abetted A3. Hence, they both are li

to be punished for the offences under Section 468 r/w 109 of I.P.C.

17. According to P.W.4 Rajalakshmi, the Headmistress of

Higher Secondary School and the Chief Examiner/Superintendent for the

Supplementary Exam held during September 2011 had deposed that, A2

Aathavan along with another Invigilator by name Karthick P.W.12 came to

Tagore Higher Secondary School with Ex.P.10 and reported that, they have

been nominated as Invigilator.

18. It is contended by the Additional Public Prosecuto

Appellant/State that the trial Court, while rightly ignoring the fact th

witnesses, 26 witnesses were turned hostile, since they are interested w

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and held that, the evidence of P.W.3, P.W.10, P.W.56 are sufficient to h

the A-3 had fabricated proceedings of D.E.O appointing Invigilators for

examination held in Tagore Higher Secondary School and that fabricated

document was used as genuine by A-2. His presence in the Hall No.14, on

29.09.2011 as Invigilator and Al/Kalyanasundaram as Student/examination

candidate been spoken by witnesses, who were present in the Hall and wro

exam.

19. P.Kalyansundaram (A-1) had given the address of A-

Application Form and same never denied. The surrender application and Me

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of Appearance are the documents filed before the Court by him through hi

Advocate. These documents are admission in nature and cannot be ignored.

Unfortunately, the Lower Appellate Court erred in ignoring the admission

20. Per contra, the Learned Senior Counsel for the res

submitted that, upon an unanimous call alleging impersonation in the Tag

Higher Secondary School, Tindivanam, Examination Centre, the Higher

Officials of School Education Department had immediately inspected

Examination Centre and the Hall No.14 in particular. The information abo

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the impersonation of a candidate by name P.Kalyasundaram found to be fal

since on 30.09.2011, the candidate P.Kalyasundaram, (A-1) did not take u

examination and he was shown as absent in the attendance register. The D

who had conducted inspection had brought to the notice of the Senior Off

particularly P.W.1 that, though P.Kalyasundaram did not take up examinat

on 30.09.2011, he had taken up his Social Science examination on 29.09.2

in that centre at Hall No.14. Also, he has collected certain materials r

malpractice in that centre which was probed by the Departmental Higher

Officials. The police having failed to find material for imperson

prosecuted the respondent/accused on the premise that, the presence of

P.Kalyasundaram as a candidate in Tagore Higher Secondary School and A-2

as Invigilator of the room in which Kalyasundaram wrote examination is

consequence of conspiracy. Therefore, it is alleged that, the proceeding

name of D.E.O marked as Ex.P.10 is a fabricated document and that fabric

document was done by A-3 Rajinikanth. Using that fabricated document, A-

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was assigned as an Invigilator for room No.14 on 29.09.2011. On that day

wrote his Social Science examination in the Hall No.14. The Hall Ticket

other documents of A-1 show that, he has given the address of A-2 (Aatha

21. However, the prosecution has failed to prove that,

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who was shown as Guardian of A-1 (P.Kalyanasundaram) in the Application

Form Ex.P.3 is the Aathavan, who was secured and tried before the Court

Α2.

22. While the trial Court ignored the evidence of P.W.

Jayasankar @ Kalaipulisankar, who had categorically deposed that, the

Application Form Ex.P.3 was filled by the Office Assistant of A-1, since

that being an Education Minister, writing examination for X-Standard wil

headlines news and will give room to comment and criticism. Therefore, h

wanted to write up the examination somewhere outside Pondicherry. A-1 wa

suggested to write the examination at Tindivanam and he provided his cou

address, whose name was also Aadhavan but that Aathavan is not the

Aathavan, who is present in the Court as A2.

23. Regarding the address shown in the Memo of Appeara

Surrender Petition of A-1, it was contended that they are not the docume

emanated from the accused maintained in the ordinary course but were pre

by the respective Counsels based on the F.I.R and therefore, the entries

those documents are not at all reliable and that is not the proof for th

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of the accused.

24. The Appellate Court has rightly considered this fa

absence of reliable evidence for the proof of identity of the Aathavan,

mentioned in the Application form Ex.P.3, the acquittal of the petitione

charge of conspiracy is sustainable.

25. Regarding the alleged fabrication of proceedings E

Learned Senior Counsels for the respondent argued that, except P.W.2, th

no evidence to show that, it is a fabricated document. Even P.W.2 admits

he use to issue orders affixing his facsimile signature, he also admits

case, if he is out of station, he will instruct the office to issue the

name by affixing the facsimile signatures. Later, he will come back and

the order or proceedings issued on his instruction in his absence.

26. The Appellate Court has rightly taken into account

that, the Management of Tagore Higher Secondary School wrote letter to D

seeking additional Invigilators. The Management of that School has felt

proceedings of D.E.O dated 16.09.2011 nominating 22 Invigilators might n

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sufficient. This has spoken by the prosecution witnesses P.W.4 Rajalaksh

well as P.W.12 Karthick.

In response to the request to allot

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Invigilators Karthick (P.W.12) and P.Aathavan (A-2) were nominated as

Invigilators.

27. Ex.P.9 is the proceedings initially issued includi

Karthick P.W.12. Ex.P.10 is the proceedings in the name of A-2 (P.Aathav

D.E.O showing A-2 as the 23 rd Invigilator in the place of Karthick.

prosecution witness had also spoken that, P.W.10 Kanaga, was in-charge o

A-2 School as Headmistress, due to causal leave of the regular Headmaste

Madhivanan and had admitted in the cross examination that, before attend

the examination duty, A-2 sought for permission but she refused to grant

said permission since she was not the Competent Authority to grant leave

Duty' in the absence of the regular Headmaster.

28. Further, the Learned Senior Counsels for the respo

submitted that the alleged information received by P.W.1 over phone about

impersonation turned to be hoax. Including the members of the flying squ

deposed that there was nothing untoward happened on 29.09.2011 and on

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30.09.2011. When sudden inspection conducted on receipt of the unanimous

phone call, it was found that the said P.Kalyasundaram had not even atte

the exam. Despite that, the prosecution been launched due to political e

The error in appreciating the evidence by the trial Court was revisited

Lower Appellate Court. When two views are possible, then view which is i

favour of the accused has to be taken into account.

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29. Finding:-

As per the prosecution, the presence of A-1 in the Hal

where A-2 was assigned to be an invigilator on 29.09.2011 is the consequ

of the conspiracy hatched by the accused persons few days earlier to the

examination, when they met in a hotel.

30. Further, the case of the prosecution is that, A-3

proceedings in the name of A-2. The said proceedings Ex.P.10 was used as

genuine by A-2. The perusal of Ex.P.10 reveals that the name of A-2 alon

written in hand by A-3, while rest of the 22 Invigilators names are type

While the other two proceedings of A-2 which are marked as Ex.P.8 and

Ex.P.9, are also in respect of appointing of Invigilators to the Tagore

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Secondary School, Tindivanam, Examination Centre No.5303. These two

proceedings are signed by A-2 manually. In Ex.P.10 the facsimile signatu

P.W.2 is fixed. P.W.2 had categorically deposed that, Ex.P.10 proceeding

not issued by him. He did not permit to include Aathavan as one

Invigilators for Tagore Higher Secondary School, Tindivanam. His name ha

been written in hand by A-3, a Clerk working at D.E.O Office.

31. Further, the case of the prosecution is that Ex.P.

16.09.2011 is the genuine proceedings issued by P.W.2 duly signed manual

by him. In the proceedings, Court finds that, 23 rd Invigilator name (Ka

been written manually below the names of the Invigilators in typed forma

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this proceedings Ex.P.9 one Karthick is added as Invigilator for Tagore

Secondary School, Tindivanam. Using the proceedings Ex.P.9, Karthick

(P.W.12) had attended the Invigilator duty at Tagore Higher Secondary Sc

Tindivanam on 23.09.2011, 24.09.2011, 26.09.2011, 27.09.2011 and

29.09.2011. This witness had further deposed that, on 29.09.2011, he was

allotted Hall No.12. P.W.12 was not aware who was the Invigilator for ro

No.14 on 29.09.2011.

32. The use of facsimile signature of D.E.O in the pro

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not banned or barred as per P.W.2. He admits that, at the time of exigen

facsimile signatures was allowed to be used on his consent and ratificat

Whether, in this case such consent or rectification took place or not is

evidence. The defence had probablise that the facsimile found in Ex.P.10

affixed by A3 on consent of P.W.2 since there was dire need of additiona

Invigilators and the D.E.O was out of station. Ex.P.10 was prepared on h

instruction by A-3 and despatched.

33. To link A2 and A1, the address declared by A-1 in

application form and the address in the surrender application and memo o

appearance filed on his behalf of A-2 is the only evidence. While the tr

has accepted the same as a reliable evidence, the Lower Appellate Court

declined to accept the information furnished in the Memo of Appearance a

Surrender Petition as a proof of A-2's residential address. Except these

piece of evidence which were emanated after registration of the complain

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Investigating Officer in the course of the investigation, not collected

piece of evidence for proof of address. The prosecution ought to have co

material regarding the residence of A2 and the proximity between A1 and

The only witness which the prosecution rely is evidence of P.W.39, who i

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friend of A1. This witness had categorically deposed before the Court th

has provided the address of his cousin by name Aathavan to A1's P.A, who

filled up the Application form Ex.P.3. He had stated that the A-2 presen

Court is not his cousin Aathavan. This witness was treated as hostile an

examined by the State, but nothing could be elucidated in favour of the

prosecution to hold P.W.39 had turned hostile to favour A1 or A2.

34. It is noted that P.W.5 Vijayakumar the member of t

squad had deposed that, on 29.09.2011, he inspected Tagore Higher Second

School, Tindivanam and found nothing to attribute malpractice in examina

Hall. P.W.20 to P.W.34 are students, who wrote Supplementary Examination

at Tagore Higher Secondary School during the 4th week of September 2011

they have identified A-1 as one of the candidate, who wrote the examinat

the Hall No.14 and some of them had identified A-2 also as the Invigilat

none of them had deposed that, A-1 aided A-2 to write answers. They all

declared as hostile witnesses by the prosecution because they did not su

their earlier statement given to the Police.

35. The material placed by the prosecution only prove

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Ex.P.3 application form, A-1 gave his address as C/o.Aathavan, No.22/A,

Udhaya Nagar, Chennai Main Road, Tindivanam. A-1 wrote his Social Science

examination on 29.09.2011 at Tagore Higher Secondary School. Though, A-1

was supposed to take up his science exam on 30.09.2011 also, he did not

up to take the examination. There is nothing untoward on 29.09.2011 in t

Examination Centre as per the evidence of the Chief Superintendent or Me

of the Flying Squad or any Invigilators or by students. The opinion give

P.W.47 the hand writing expert is marked as Ex.P.43. It does not incrimi

A1. The answer script and signature in the Hall Ticket attendance are al

A-1, to show that there was no impersonation and answers were written by

and nonelse. There is no evidence to show that for writing this exam, th

external aid for A1. Specifically from A-2, who was the Invigilator of R

No.14 on 29.09.2011.

36. The prosecution has failed to collect call details

whether while on duty as invigilator, A2 called or received any phone to

that he collected answers from outside and aided to A-1.

37. The main charge is for fabricating document and us

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genuine i.e., for the offences under Section 468 and 471 of I.P.C. Havin

proved the fact that, Ex.P.10 is a forged document by A-3 without knowle

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and consent of P.W.2, the admission of P.W.2 that the practice of affixi facsimile signature in proceedings and getting post ratification from hi vogue in his office, renders the prosecution case and evidence not relia convict the accused (A1 to A3), for the offence under Section 468 or Sec 471 of I.P.C.

38. In the said circumstances, the view of the Appella judgment is more probable and possible. Hence, these Criminal Appeal Nos.516 of 2015 & 763 of 2016 and Crl.A.No.1402 of 2023 are dismissed. The judgment passed by the II Additional District and Sessions Judge, Tindivanam in Crl.A.Nos.16 to 18 of 2013, dated 24.07.2013 are hereby confirmed.

21.12.202

Index :Yes/No.
Internet :Yes/No.

bsm

Copy To:-

- 1. The II Additional District and Sessions Judge, Tindivanam.
- 2. The Judicial Magistrate-I, Tindivanam
- 3. The Public Prosecutor, High Court, Madras.

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DR.G.JAYACHANDRAN, J.

bsm Pre-delivery common judgment made in Crl.A.Nos.516 of 2015 & 763 of 2016 21.12.2023 _____ https://www.mhc.tn.gov.in/judis