Paidipalli Maruthi, Karimnagar Dist. vs P.P., Hyd on 2 December, 2022

Author: G.Radha Rani

Bench: G. Radha Rani

THE HON'BLE DR.JUSTICE G. RADHA RANI

CRIMINAL REVISION CASE NO.123 of 2016

ORDER:

This Criminal Revision Case is filed by the petitioner-accused No.2 aggrieved by the Order of the I Additional Judicial Magistrate of First Class at Karimnagar in C.C.No.2052 of 2015 dated 12.12.2015.

- 2. As seen from the record, A1 and A2 are convicted for the offence under Section 273 of IPC and sentenced to pay a fine of Rs.1000/- each, in default of payment of fine to undergo simple imprisonment for a period of fifteen (15) days for the said offence, as they pleaded guilty and the seized property is directed to be destroyed forthwith. The seized property appeared to be tobacco and gutka products. The petitioner is seeking the release of stock except gutka packets. His contention is that tobacco does not come under Food Safety and Standards Act, 2006.
- 3. There is no representation for the revision petitioner though the matter is pertaining to the year 2016. As the seized property is also banned products of gutka and tobacco, the same cannot be released.
- 4. This Court does not find any illegality in the order of the trial court in directing destruction of the said property.
- 5. Hence, the Criminal Revision Case is dismissed confirming the order of the I Additional Judicial Magistrate of First Class at Karimnagar in C.C.No.2052 of 2015 dated 12.12.2015

 ________ Dr. G.RADHA RANI, J 2nd December, 2022 nsk/dgr.