

CA / 45/2024
POOJA TYAGI Vs. JITENDER SINGH DHANJAL

23.03.2026

Present: Sh. Jai Karan Panwar, Ld. Counsel for appellant present through VC.

Respondent present through VC.

Today it is submitted by respondent that remaining cost of Rs. 3,000/- has been received from the appellant.

Both the parties have submitted that entire payment in terms of their respective statements dated 16.07.2025 has been made. Accordingly, respondent submits that he wants to withdraw the present appeal after receipt of the said amount.

As per the statement dated 16.07.2025, the parties had recorded their settlement and therefore, as per the judgment of Hon'ble Supreme Court in *Raj Reddy Kallem V. State of Haryana in Crl. Appeal No. 22/10 of 2024 decided on 08.04.2024*, it is settled that offence punishable u/s 138 NI Act can be compounded at any stage, even after conviction. Accordingly, the offence stands compounded.

In view of the above, present appeal stands disposed off as withdrawn.

Trial court record be sent back alongwith copy of present order for information and compliance, if any.

Appeal record be consigned to record room, after due compliance.

(Deepti Devesh)
ASJ/Spl.FTC/PHC/23.03.2026