


MHKO030159852024 	<b>Summary Criminal Case No.14189/2024</b>
	<b>HDFC BANK LTD Vs. LALTHANZUALI TLAU</b>
	<b>Order below Exh.1</b>

**(National Lok Adalat held on 09/05/2026)**

Today, complainant and their learned advocate are present in National Lokadalat. Perused the record and heard learned advocate for complainant. The complainant is identified by his learned advocate. He filed pursis at **Exh.4** as he wants to withdraw the case.

2. Learned advocate for the complainant submits that, cheque amount has been paid by the accused. Hence, there is no purpose to keep this case pending before this court. I personally checked documents and record. From submissions, it appears that present withdrawal is made voluntarily. Considering the submission and contents of the pursis the case is withdrawn voluntarily by the complainant. Accused needs to be released from the charge. Hence, I pass following order.

**ORDER**

1. Complaint is disposed of as withdrawn in view of pursis at **Exh.4** vide Section 257 of Code of Criminal Procedure(Section 280 of BNSS, 2023).
2. Accused is/are acquitted of the offence punishable under Section 25 of Payment of Settlement & Systems Act, 2007 vide Section 320(8) of Cr.PC.(Section 359 of BNSS, 2023).
3. Bail bonds and P.R bond of accused is canceled if any.
4. Court fees be refunded as per rule.

*(Dictated and delivered in open court)*

-

**(Smt. Pankaj B. Rajput)**

Date : 09/05/2026

Head of Panel of National Lok Adalat and  
Judicial Magistrate First Class(court no.11),  
Kolhapur.