



IN THE HIGH COURT OF ORISSA AT CUTTACK

CRLREV No.1030 of 2025

Rajiv Lochan Malik ... ***Petitioner***
Mr. B. Swain, Advocate

-versus-

1. State of Orissa ***Opposite Parties***
2. Malaya Das

Mr. A. K. Pati, ASC
Mr. A. Rath, Advocate

CORAM: JUSTICE V. NARASINGH
ORDER
20.03.2026

Order No.

04. 1. Learned counsel for the Petitioner seeks an adjournment to place on record that in the light of the instructions issued to the Bank to "stop payment", no offence under Section 138 of NI Act is made out.

To fortify his stand in such background, he relies on the judgment of the Apex Court dated 05.05.2009 in Criminal Appeal No.913 of 2009.

It is further submitted by the learned counsel for the Petitioner that he would like to place on record other judgments to show that ex facie the order of cognizance is untenable.



2. Accordingly, list this matter on 06.04.2026 under the heading "Fresh Admission".
3. Mr. Rath, learned counsel for the Opposite Party is present.
4. Interim order passed earlier shall continue till the next date.

(V. NARASINGH)
Judge

Jina