



2026:UHC:3840

SL. No.	Date	Office Notes, reports, orders or proceedings or directions and Registrar's order with Signatures	COURT'S OR JUDGE'S ORDERS
			<p>C528 No.950 of 2026 <u>Hon'ble Alok Mahra, J.</u></p> <p>Mr. Rajat Mittal, Advocate for the applicants. Mr. S.C. Dumka, A.G.A. for the State of Uttarakhand. Mr. Ramji Shrivastava, Advocate for respondent no.2.</p> <p>2. Present C-528 application is filed with the prayer to set-aside/quash the charge sheet dated 28.04.2024, cognizance/summoning order dated 11.09.2024 and the entire proceedings of Criminal Case No.7979 of 2024, pending in the Court of learned IIIrd Additional Chief Judicial Magistrate, Dehradun on the basis of compromise between the parties.</p> <p>3. The marriage between applicant no.1 and respondent no.2 was solemnized on 01.11.2019. Subsequently, certain matrimonial disputes and differences arose between the parties, owing to which applicant no.1 and respondent no.2 lodged F.I.R. against each other.</p> <p>4. Compounding application (I.A. No.1 of 2026) has been filed in the matter wherein it is prayed to compound the offence between the parties.</p> <p>5. Applicants as well as respondent no.2 joined the proceedings through Video Conferencing, who have been duly identified by their learned counsel. It is further submitted that the respondent</p>



		<p>no.2 has already filed affidavit in support of the compounding application, affirming the factum of compromise arrived at between the parties.</p> <p>6. It is jointly submitted by the parties that the disputes inter se them have been amicably settled outside the Court and all differences arising out of the matrimonial relationship have been mutually resolved. Learned counsel for the applicants further submits that applicant no.1 and respondent no.2 have mutually agreed to dissolve their marriage by way of consent. In pursuance thereof, the parties have instituted a petition under Section 27 of the U.C.C. before the learned Family Court. It has been settled between the parties that respondent no.2 shall pay a sum of ₹25,00,000/- towards full and final permanent alimony to applicant no.1, out of which, an amount of ₹5,00,000/- has already been paid at the time of filing of the first motion petition, and the remaining amount shall be paid at the time of final motion. Respondent no.2 has categorically stated that, in view of the amicable settlement arrived at between the parties, he does not wish to pursue or prosecute the present proceedings against the applicants any further.</p> <p>7. Learned State Counsel vehemently opposed the compounding application.</p> <p>8. Hon'ble Supreme Court, in a catena of its judgments, has observed that in cases where because of the compromise arrived at between the parties, possibility of conviction is remote and bleak, the High Court may quash the criminal proceedings as continuation of the same</p>
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			<p>would cause great prejudice and injustice to the accused.</p> <p>9. Following the aforesaid ratio, present compounding application is allowed. The offences between the parties are permitted to be compounded. As a result, entire proceedings of Criminal Case No.7979 of 2024, pending in the Court of learned IIIrd Additional Chief Judicial Magistrate, Dehradun, are hereby quashed.</p> <p>10. C-528 application stands disposed of.</p> <p style="text-align: right;">(Alok Mahra, J.) 19.05.2026</p> <p><i>Arpan</i></p>
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