



HIGH COURT OF JUDICATURE AT ALLAHABAD

CRIMINAL REVISION No. - 1346 of 2026

Sanjay Mishra @ Govind Mishra

.....Revisionist(s)

Versus

State of U.P. and Another

.....Opposite
Party(s)

Counsel for Revisionist(s) : Awadh Narayan Tiwari, Manish Kumar
Pandey

Counsel for Opposite Party(s) : G.A.

Court No. - 87

HON'BLE ABDUL SHAHID, J.

1. Heard Sri N.I. Jafri, learned Senior Advocate, assisted by Sri Awadh Narayan Tiwari, learned counsel for the revisionist and the learned A.G.A. for the State.

2. Learned Senior Counsel appearing for the revisionist submits that the revisionist is willing and ready to pay an amount of Rs. 2,35,000/-.

3. Placing reliance upon the judgment of the Hon'ble Supreme Court in **Sanjabij Tari vs. Kishore S. Borcar and Another (2025) 259 Comp Cas 685**, learned Senior Counsel has referred to paragraph 38(c), wherein it has been observed that if the payment of the cheque amount is made before the Sessions Court or the High Court in revision or appeal, such Court may compound the offence on the condition that the accused pays 7.5% of the cheque amount by way of costs.

4. Since learned counsel for opposite party no. 2 is not present before this Court, hence compounding of the offence is not possible at this stage. The same may be considered at the appropriate stage when learned counsel for opposite party no. 2 appears before this Court.

5. Considering the submissions made by learned Senior Counsel for the revisionist, let the revisionist, Sanjay Mishra @ Govind Mishra, be released on bail in Complaint Case No. 135 of 2007 (Smt. Vibha Dubey vs. Sanjay Mishra @ Govind Mishra), under Section 138 of the N.I. Act,

Police Station Shivkuti, District Prayagraj, subject to his furnishing a personal bond and two sureties each in the like amount to the satisfaction of the court concerned.

6. In the meantime, in order to the bona fide submission made by learned Senior Counsel for the revisionist, the revisionist is directed to deposit the amount of Rs. 2,35,000/- before the learned trial court till 9.4.2026, failing which this order shall automatically become infructuous.

7. In case the said amount is deposited before the learned trial court within the stipulated period, the opposite party no. 2/complainant shall be entitled to withdraw the said amount after moving an appropriate application before the learned trial court, in accordance with law.

8. List this case on 16.4.2026 for further hearing.

(Abdul Shahid,J.)

March 19, 2026

M. Tarik