



**IN THE HIGH COURT OF PUNJAB AND HARYANA AT
CHANDIGARH**

240

CRM-M-15365-2016

Date of Decision:04.03.2025

Jameel

... Petitioner

Versus

State of Haryana and another

... Respondents

CORAM : HON'BLE MR. JUSTICE NAMIT KUMAR

Present: None for the petitioner.

Mr. Amrik Narwal, DAG, Haryana.

NAMIT KUMAR, J. (ORAL)

1. The instant petition has been filed by the petitioner under Section 482 Cr.P.C. for quashing of the impugned order dated 30.09.2015 passed by the learned Additional Sessions Judge, Mewat whereby the revision petition filed by respondent No.2 has been allowed, while setting aside the well reasoned order dated 19.01.2015 passed by the learned JMIC, Ferozpur Jhirka whereby respondent No.2 along with other co-accused was summoned as additional accused to face trial in FIR No.255 dated 02.12.2010 under Sections 323, 342, 354, 506, 504 read with Section 149 IPC registered at Police Station Nagina, District Mewat in the application preferred under Section 319 Cr.P.C.

2. Learned State counsel submits that vide judgment of conviction dated 22.09.2017 and order of sentence dated 25.09.2017 passed by the learned JMIC, Ferozpur Jhirka, two accused namely Abdul Hai and Hamid were acquitted and Sapatulla @ Spat was convicted. Against the said judgment of conviction, Sapatulla @ Spat filed a criminal appeal before the learned



Additional Sessions Judge, Nuh and vide judgment dated 25.09.2024, he has also been acquitted and therefore, the instant petition has been rendered infructuous.

3. Since there is no representation on behalf of the petitioner, consequently, the present petition is dismissed for non-prosecution.

(NAMIT KUMAR)
JUDGE

March 04, 2025

Pankaj*

Whether speaking/reasoned : Yes/No
Whether reportable : Yes/No