

KULDEEP SINGH VS. STATE OF HARYANA AND ANR.

Present: Mr. J. S. Cooner, Advocate for the petitioner.

Mr. P. P. Chahar, Sr. DAG, Haryana.

The respondent No.2/non-applicant Rupinder Singh came present and suffered the following statement:

“Stated that I have visited the Sessions Court/CJM Court at Ambala to deposit Rs.23,000/-, in terms of order dated 23.05.2022, but the amount could not be deposited as I was asked to arrange a counsel.

As earlier undertaken by me, except the abovesaid amount, I will continue to deposit Rs.20,000/- over every three months. In case of any breach of the undertakings, the court may be led to draw any such steps as deemed fit”.

Vide order dated 23.05.2022, the operative part whereof is extracted hereinafter, the respondent No.2 was directed to deposit Rs.2,25,000/- within a period of six weeks.

“...4. In respect of the above, the learned counsel for the petitioner, on instructions, given to him, by the latter, submits that the petitioner is ready and willing to, within a period of six weeks, deposit a sum of Rs.2,25,000/-, at the establishment of the learned Magistrate concerned, for its thereafter working as victim compensation, in case a verdict of conviction is made by the learned Magistrate concerned, in the petition FIR, and, or its disbursement to the concerned, being subject to the outcome of the trial, as, may becomes entered into the petition FIR”.

Copy of this order be sent to the Magistrate concerned. In terms of order supra, the respondent No.2/non-applicant Rupinder Singh was directed to deposit the amount supra at the establishment of the learned Magistrate concerned. As stated by the non-applicant Rupinder Singh, he made an endeavor to deposit the part payment of the amount supra, but he was advised to engage a counsel. Though, the non-applicant Rupinder Singh, made an endeavor to make only part compliance of the order supra, therebys but at least he is willing to comply with the order supra. Resultantly, learned Trial Court concerned is directed to, upon the makings of appearance of the non-applicant Rupinder Singh thus before him/her, but within a week, thus accept the tendered amount. Moreover the non-applicant Rupinder Singh shall deposit the outstanding amount, within six months from today. Report regarding payment by the non-applicant Rupinder Singh be sent to this court.

In case of any breach, the State has the remedy to file application for rescinding the indulgence of the anticipatory bail accorded to the non-applicant Rupinder Singh.

In the wake of the above, the present proceedings are closed.

Disposed of.

13th January, 2025
'raj'

(SURESHWAR THAKUR)
JUDGE