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Navjeet KaurApplicant- Appellant Vs. Navjeet KaurApplicant- Appellant

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Court : Punjab and Haryana

Decided On : Mar-04-2014

Appellant : Navjeet KaurApplicant- Appellant

Respondent : Navjeet KaurApplicant- Appellant

Judgement :

IN THE HIGH COURT FOR THE STATES OF PUNJAB AND HARYANA, CHANDIGARH C.M.No.3871-CII of 2014 in/and FAO No.M-141 of 2013 Date of decision: March 04, 2014 Navjeet KaurApplicant- Appellant Versus Narinderpal SinghNon-applicant - Respondent Coram:- HON'BLE Mr.JUSTICE S.S.SARON HON'BLE Ms.JUSTICE NAVITA SINGH Present: Mr.Amaninder Preet, Advocate for the applicant- appellant.

Mr.Sukhdev Singh, Advocate for the respondent.

***** S.S.Saron, J.

C.M.No.3871-CII of 2014 in/and F.A.O.No.M-141 of 2013 (O&M) C.M has been filed for withdrawal of the appeal as the matter has been compromised.

Notice of C.M.Mr.Sukhdev Singh, Advocate for the respondent accepts notice on behalf of the non-applicant.

Heard learned counsel for the parties.

The marriage between the parties was solemnised at Dera Sacha Sauda, Sirsa.

After marriage, the parties lived together and cohabited as husband and wife.

They had a daughter, namely, Noordeep Kaur, who was born on 23.11.2007.

She is living with the respondent.

On account of matrimonial disputes between the parties, the respondent on 16.11.2011 filed a petition under Section 13 of the Hindu Marriage Act, 1955 seeking dissolution of the marriage between the parties on the ground of desertion, mental and Renu 2014.03.05 14:20 I attest to the accuracy and integrity of this document Chandigarh C.M.No.3871-CII of 2014 in/and F.A.O.No.M-141 of 2013 (O&M) -2- physical cruelty.

The petition of the respondent was allowed by the learned District Judge, Mansa vide his judgment and decree dated 08.01.2013.

Aggrieved against the same, the appellant filed the present appeal.

Notice of motion was issued by this Court on 29.04.2013 for 18.07.2013.

On the latter date, the respondent put in appearance through his counsel and the matter was referred to the Mediation and Conciliation Centre functioning in the High Court premises.

In the mediation proceedings, the parties could not reach at any settlement and the case was, therefore, sent back to this Court.

In terms of the C.M that has been filed, it is stated that the parties have entered into a compromise with the intervention of the respectables and relatives, therefore, the appellant does not wish to pursue the appeal.

She wants to withdraw the same.

The application is supported by an affidavit of the appellant.

Learned counsel for the respondent submits that he has no objection to the appeal being dismissed as withdrawn in view of the compromise.

Accordingly, C.M.No.3871-CII of 2014 is allowed and the appeal (F.A.O.No.M-141 of 2013) is dismissed as withdrawn.

(S.S.SARON) JUDGE (NAVITA SINGH) JUDGE Renu 04.03.2014 2014.03.05
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