

**Devi Lal Vs. State of Rajasthan**

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**SooperKanoon Citation :** [sooperkanoon.com/770496](http://sooperkanoon.com/770496)

**Court :** Rajasthan

**Decided On :** Aug-21-1987

**Reported in :** 1987WLN(UC)548

**Judge :** Shyam Sunder Byas, J.

**Appeal No. :** S.B. Criminal Misc. Appl. No. 38 of 1983

**Appellant :** Devi Lal

**Respondent :** State of Rajasthan

**Disposition :** Application dismissed

**Judgement :**

**Shyam Sunder Byas, J.**

1. In his application under Section 482 Cr. PC it was prayed by the accused Devi Lal that the sentences of imprisonment awarded to him may be directed to run concurrently. The accused was sentenced by two judgments dated 3-4-1980. By now he must have served all the terms of sentences. The total sentence awarded to him was of six years which must have elapsed somewhere in the year 1986.

2. In view of the aforesaid circumstances, there is no use in directing this sentence to run concurrently. The accused's application under Section 482, Cr. PC is, therefore, dismissed.

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