



**IN THE HIGH COURT OF ANDHRA PRADESH  
AT AMARAVATI  
(Special Original Jurisdiction)**

**[3396]**

THURSDAY, THE FIFTH DAY OF MARCH  
TWO THOUSAND AND TWENTY SIX

**PRESENT**

**THE HONOURABLE DR JUSTICE VENKATA JYOTHIRMAI PRATAPA**

**I.A.Nos.2 and 3 of 2026**

**IN / AND**

**CRIMINAL REVISION CASE NO: 586/2019**

**Between:**

1.M.KASIAH, EMPLOYEE, RIO D.NO.25-22-92, 1/1 LANE, KONDA VENKATAPPAIAH COLONY, LALUPURAM ROAD, GUNTUR CITY, GUNTUR DISTRICT.

**...PETITIONER**

**AND**

1.STATE OF AP, REP. BY ITS PUBLIC PROSECUTOR, HIGH COURT FOR THE STATE OF ANDHRA PRADESH AT AMARAVATHI.  
2. VINNAKOTA ARGUNA, D/O.VINNAKOTA SIVA PRASAD, AGED ABOUT 36 YEARS, R/O.H.NO.25-22-91, 1<sup>ST</sup> LANE, KONDA VENKATAPPAIAH COLONY, GUNTUR.

**...RESPONDENTS**

**Counsel for the Petitioner:**

1.VENKATA DURGA RAO ANANTHA

**Counsel for the Respondent:**

1.PUBLIC PROSECUTOR (AP)  
2. PARUCHURI INDUMATHI

**The Court made the following:**

**COMMON ORDER:**

The Criminal Revision Case under Sections 397 and 401 of Code of Criminal Procedure, 1973 (for short 'Cr.P.C') has been filed by the Petitioner / Accused, impugning the judgment dated 29.05.2019 passed in Crl.A.No.516 of 2016 on the file of the Court of I Additional Sessions Judge, Guntur,

confirming the judgment dated 07.09.2016 passed in C.C.No.568 of 2015 by the learned Judicial First Class Magistrate, Special Mobile Court, Guntur for the offences under Sections 354-A and 506 of Indian Penal Code, 1860 (for short 'IPC').

2. I.A.Nos.2 and 3 of 2026 are filed by the Respondent No.2 / *De facto* complainant seeking permission to record the compromise between her and the Petitioner and to acquit the Petitioner by allowing the present Criminal Revision Case.

3. Petitioner / Accused and Respondent No.2 / *De facto* complainant appeared before this Court and were identified by their respective learned counsel. Copies of their Aadhar cards attested by their respective counsel are filed for proper identification.

4. Learned Additional Public Prosecutor is in attendance.

5. Respondent No.2 / *De facto* complainant by way of an affidavit would submit that at the intervention of elders and well-wishers of both parties, the matter was amicably settled between her and the Accused and that she has no objection to record the compromise and to acquit the Accused by allowing the Criminal Revision Case.

6. Considering the submissions, in the interests of justice, I.A.Nos.2 and 3 of 2026 are allowed. Consequently, the Criminal Revision Case is allowed setting aside the concurrent judgments dated 29.05.2019 passed in Crl.A.No.516 of 2016 on the file of the Court of I Additional Sessions Judge, Guntur, and in C.C.No.568 of 2015 the judgment dated 07.09.2016 passed by

the learned Judicial First Class Magistrate, Special Mobile Court, Guntur for the offences under Sections 354-A and 506. Accused is acquitted from the present case. Petitioner / Accused shall pay costs of Rs.25,000/- to the High Court Legal Services Committee. The Secretary, High Court Legal Services Committee is directed to spend the said amount to meet the necessities of the children in the Government Home.

As a sequel thereto, miscellaneous petitions pending, if any, shall stand closed.

---

**Dr.JUSTICE VENKATA JYOTHIRMAI PRATAPA**

Date:05.03.2026

**Note: Issue C.C today**

**B/o.**

*Dinesh*

**THE HONOURABLE DR. JUSTICE VENKATA JYOTHIRMAI PRATAPA**

**I.A.Nos.2 and 3 of 2026**

**IN/AND**

**CRIMINAL REVISION CASE NO:586 OF 2019**

**Dt.05.03.2026**

*Dinesh*