

**IN THE HIGH COURT OF SINDH, CIRCUIT COURT,  
MIRPURKHAS.**

Criminal Appeal No.S-58 of 2024

Appellant : Abdul Majeed s/o Jamsheer Khan,  
Through Mr. Ali Sher Baloch, Advocate.

Respondent : The State through Mr. Neel Parkash,  
D.P.G.

Complainant : Ali Jan s/o Mubark Khan Jalbani (Present  
in person).

Injured : Mst. Nooran w/o Haibat Khan Jalbani  
(Present in person).

Date of hearing : 23.12.2025.

Date of Order : 23.12.2025.

**ORDER.**

**SHAMSUDDIN ABBASI, J:-** The appellant, Abdul Majeed has impugned the judgment dated 31.08.2020 passed by the learned Additional Sessions Judge, Khipro in Sessions Case No.95/2018 (Re-The State v. Abdul Majeed & another), arising out of crime No.27/2018 of PS Sanghar for the offence under sections 324, 337-D, 337-H(ii), 457 PPC. After a full-fledged trial, the appellant was convicted and sentenced to suffer R.I of three years for the offence under section 324 PPC, three years for the offence under section 337-D PPC and Arsh amount of Rs.20,000 (Twenty Thousand to be paid to injured, and two years for the offence under section 457 PPC with fine of Rs.5000/- (Five Thousand), in case of default of fine, he shall undergo S.I for six months more. However, benefit of section 382-B Cr.P.C was extended to the appellant. Hence, this Criminal Appeal.

2. During the pendency of the instant Criminal Appeal, the parties have settled their dispute outside the Court and today complainant Ali Jan and victim/injured Mst. Nooran wife of Haibat Khan Jalbani have appeared and filed their affidavits and recorded no objection for acquittal of the appellant. They are

present in Court and reiterated the facts mentioned in the affidavits and submit that they have settled their dispute outside the Court on the intervention of their nekmards of locality and do not claim any Arsh/Daman or compensation and they have forgiven the appellant in the name of Almighty Allah.

3. Learned D.P.G. has also recorded no objection to the compromise.

4. Office is directed to assign number to the affidavits sworn by the complainant and injured as miscellaneous applications in terms of section 345(ii) and 345(vi) Cr.P.C. In view of the above, instant Criminal Appeal is allowed and impugned judgment dated 31.08.2020 passed by learned trial Court is hereby set aside arising out of crime No.27/2018 of PS Sanghar. The appellant is present on bail, therefore, his bail bond is cancelled and surety is discharged.

**JUDGE**

*\*Adnan Ashraf Nizamani\**