

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

Criminal Revision Application No.S-111 of 2024

Applicant : Qazi son of Gul Muhammad.
Through Mr. Mir Muhammad Nohri,
Advocate.

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

Complainant : Hashim son of Jumoo (present in person)

Date of hearing : 18.12.2025.

Date of Order : 18.12.2025.

O R D E R.

SHAMSUDDIN ABBASI, J:- By this order, I intend to dispose of the Criminal Revision Application filed by the applicant, Qazi. The applicant namely Qazi was convicted by the Civil Judge and Judicial Magistrate, Nangarparkar, in Criminal Case No. 70 of 2023 (Re: The State v. Qazi & others), arising out of Crime No. 42 of 2023 of Police Station Nangarparkar, for offences punishable under sections 114, 337-A(i), 337-A(iii), 504, 34 PPC vide judgment dated 15.02.2024. After a full-fledged trial, the appellant was convicted and sentenced as under;

Accused Qazi son of Gul Muhammad is sentenced to pay Arsh, which is ten percent of the diyat amount, i.e., Rupees 675,790.2/-, to the injured/complainant Hashim son of Jumon as per the notification No.F.8(3) IF.III/91-311 published in the official gazette in the year 2023/2024, for the offences punishable under section 337A(iii) read with section 34 PPC.

2. He preferred appeal, but the appellate Court has maintained the judgment passed by the learned trial Court and dismissed the appeal of the appellant vide judgment dated 29.04.2024. Hence, this Criminal Revision Application.

3. During the pendency of the instant Criminal Revision Application, the parties have filed applications under section 345(ii) and 345(vi) Cr.P.C (M.A No.731/2025 & 2512/2025). Today the applicant is present on bail and complainant/injured Hashim s/o Jumoon is also present in Court and he submits that he has forgiven the applicant on the intervention of the nekmards of the locality and resolved dispute with the applicant and do not claim any Arsh/compensation and he further submits that he forgiven the applicant in the name of Almighty Allah.

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

5. In view of the above, instant Criminal Revision Application is allowed and impugned judgment dated 15.02.2024 passed by learned trial Court and judgment dated 29.04.2024 passed by the appellate Court are hereby set aside. The applicant is acquitted of the charge by way of compromise. The applicant is present on bail, therefore, his bail bond is cancelled and surety is discharged.

JUDGE

Adnan Ashraf Nizamani