## IN THE HIGH COURT OF SINDH BENCH AT SUKKUR

## Crl. Revision Application No. S-65 of 2023

1. For orders on CMA No. 185/2024

 $2. \ \ \textit{For hearing of main case}$ 

## 12.01.2024

Syed Sofan Shah, advocate for applicant Mr. Bakshan Khan Mahar, advocate for complainant Syed Sardar Ali Shah, Addl. P.G.

**Zulfiqar Ali Sangi, J.**- It is alleged that the appellant had issued a cheque bearing No. 09539081 in the sum of Rs. 30,00,000/- (rupees thirty lac) of account No. 0112147601021796 of UBL Bank Kandiro to the complainant which was presentation was dishonored.

2. After due trial, the applicant was found guilty for above said offence and was convicted and sentenced to suffer S.I for one year and to pay fine of Rs. 15,000/- and in case of failure to pay such fine amount he shall suffer SI for three months more, by the Court of Civil Judge and J.M-II Kandiaro, vide impugned judgment dated 31.05.2018, being aggrieved, the applicant has filed the Criminal Appeal before the Sessions Judge Naushehro Feroze, which was dismissed vide judgment dated 25.06.2018, hence he preferred instant Criminal Revision Application.

3. During pendency of Revision Application, parties have filed listed application and sought for acquittal of applicant by way of compromise.

4. The complainant Muhammad Rafique by filing his affidavit along with instant application has accorded his no objections to acquittal of applicant by stating therein that he has pardoned/forgiven applicant in the name of "Almighty Allah" and his grievance has been redressed.

5. Learned Addl. P.G for the State has recorded no objection to acquittal of the applicant by way of compromise.

6. Heard and perused.

7. The compromise arrived at between the parties is appearing to be genuine, true and voluntarily. It is not objected by anyone and the grievance of complainant has been redressed therefore, it is accepted in the best interest of justice. Consequently, applicant is hereby acquitted of the offence, for which he was tried, convicted and sentenced by the learned trial Court. He is present on bail, his bail bond stands cancelled and surety discharged. Office is directed to return the surety papers to the surety after proper verification and identification as per rules.

8. The instant Crl. Revision Application is disposed along with the listed application.

## JUDGE