

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

Criminal Appeal No.S-41 of 2025

Appellants : 1. Gul Bahar s/o M. Qasim @ Qasim.
2. Meenhal s/o s/o M. Qasim @ Qasim.
3. Surho s/o M. Qasim @ Qasim.
4. Behram s/o Yaqali (**Expired**).
5. Madad Ali s/o Abdul Latif @ Latif.
Through Mr. Hameedullah Dahri,
Advocate.

Respondent : The State through Mr. Dhani Bakhsh
Mari, Assistant Prosecutor General Sindh.

Complainant : Daloo s/o Rawal.
Through Mr. Aiman Ali Memon, Advocate.

Injured : Faheem s/o Daloo. (Present in person).

Date of hearing : 22.10.2025.

Date of Order : 22.10.2025.

ORDER.

SHAMSUDDIN ABBASI, J:- By this order, I intend to dispose of the application filed jointly by the appellants/accused and the complainant under Sections 345(2) and 345(6), Cr.P.C.

2. During pendency of instant Criminal Appeal, the parties have entered into compromise. Today they have filed application under section 345(2) and (6) along with affidavit sworn by injured Faheem. Today, the appellants are present on bail along with complainant and injured Faheem and they jointly signed the compromise application and reiterated the facts mentioned in the application. The complainant and injured Faheem have recorded no objection for acquittal of the appellants and they do not claim any Compensation, Daman & Arsh. Learned counsel for the appellants submits that the parties have settled their dispute outside the Court without any coercion and they voluntarily entered into compromise. Learned counsel for the complainant and learned Assistant Prosecutor General also recorded no objection to allow the application.

3. The main sections are compoundable and parties have settled their dispute outside the Court without coercion and pressure. They have recorded no objection for acquittal of the appellants.

4. In view of the above, as the parties have entered into a compromise, the instant compromise application is allowed and the appellants are acquitted of the charge. They are present on bail; their bail bonds stand cancelled and surety stands discharged. However, the appellant namely Behram s/o Yaqali has expired during the pendency of the appeal; hence, the proceedings against him stand abated by way of compromise. Appeal stands allowed and impugned judgment dated 28.05.2018 in Sessions Case No.47/2015, arising out of FIR No.50/2015 of PS Nangarparkar under sections 324, 147, 148, 149, 114, 337-A(i), 337-F(i) and 504 PPC is set-aside.

JUDGE

Adnan Ashraf Nizamani