

HIGH COURT OF SINDH, CIRCUIT COURT HYDERABAD

Crl. Rev. Application No.S-137 of 2023

DATE	ORDER WITH SIGNATURE OF JUDGE(S)
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1. For hearing of M.A No.3637/2026 (561-A Cr.PC)
2. For hearing of M.A No.3638/2026 (345 (5) Cr.PC)
3. For hearing of M.A No.3639/2026 (345 (6) Cr.PC)

14.05.2026

Mian Taj Muhammad Keerio, Advocate for applicant
Mr.Nisar Ahmed Channa, Advocate for complainant
Ms.Sana Memon, A.P.G for the State

The applicant was convicted by the Court of learned Civil Judge and Judicial Magistrate-I/MTMC-II, Hyderabad vide judgment dated 23.08.2023, for offence under section 489-F PPC in Crime No.268 of 2022, registered at P.S. "A" Section, Latifabad Hyderabad and was sentenced to suffer S.I. for two years and to pay Rs.25,000/- as fine. In case of default in payment of fine he shall undergo further S.O for three months. The benefit of section 382-B, Cr.P.C. was extended to the applicant. The applicant preferred Crl. Appeal No.14/2023, against the above judgment before appellate Court, which was dismissed vide impugned Judgment dated 02.09.2023, hence this Crl. Revision application has been preferred.

During pendency of this Crl. Revision, the parties compromised their disputes outside the Court and filed listed applications under Sections 345(5) and 345 (6), Cr.P.C alongwith their affidavits for seeking permission to compound the offence and for acceptance of compromise arrived at in between them.

Learned counsel for the applicant submitted that section 489-F PPC is compoundable. The parties have patched up outside the Court due to intervention of nek mards of the locality, therefore, application for permission to compound the offence and compromise application have been filed by them.

In view of above position, learned counsel for the complainant and learned A.P.G tenders no objection for acquittal of the applicant.

Since the offence under section 489-F PPC is compoundable and parties have compromised their differences, therefore, the application for seeking permission to compound the offences is allowed and consequently the application to accept the compromise under section 345(6), Cr.P.C is also accepted and impugned judgments are set aside. As a result thereof, applicant is acquitted in terms of compromise. The appellant is present on bail, his bail bond stands cancelled and surety stands discharged.

Applicant/accused had surrendered himself before this court on the previous date, therefore, the NBWs issued in perpetuity on 26.01.2026 against him are recalled as is the direction to NADRA to suspend his CNIC, the same is also recalled. Issue notice to NADRA.

Given the above, the CrI. Revision Application stands **disposed of** in the above terms.

JUDGE