ORDER SHEET IN THE HIGH COURT OF SINDH, KARACHI Crl. Acq. Appeal No.628 of 2018

Date	Order with signature of Judge

Present: Mr. Justice Nazar Akbar

Appellant : Iqbal Ahmed

Through Muhamamd Saleh Kolachi,

advocate.

Versus

Respondent No.1: IXth Civil Judge & Judicial Magistrate,

(Central) Karachi.

Respondent No.2: Zulfiqar Ahmed s/o. Dildar,

Respondent No.3: The State

Date of hearing : **03.04.2019**

Date of decision : 19.04.2019

JUDGMENT

NAZAR AKBAR, J:- This Crl. Acq. Appeal is directed against the judgment dated 15.10.2018 passed by the learned Civil Judge & Judicial Magistrate-IX Central, Karachi in Criminal Case No.1633/2016 whereby the trial Court has acquitted Respondent No.2 by extending them benefit of doubt.

- 2. Brief facts of the case are that in the month of February, 2015, at inside house No.R-650, Block-18, F.B. Area, Karachi, accused above named committed theft of ownership papers of house No.R-650, Block-18, F.B. Area, Karachi and pistol 9MM, 2 Maxine, 7 Alive Rounds alongwith license, which belongs to the complainant, whereupon the complainant demanded return of the same, accused issued life threats to the complainant, hence this FIR.
- 3. I have heard the learned counsel for the appellant and perused the record.

- 4. The perusal of the impugned order shows that the learned trial Court has discussed several contradictions one by one in the impugned order which have not been disputed as sufficient to create doubt in the story of prosecution. The appellant has not even suggested that the case law referred by trial Court in the impugned order was not relevant in the case of respondent No.2.
- 5. In view of the above, no case is made for interference in the impugned judgment by this Court, therefore, this Crl. Acq. Appeal is dismissed.

JUDGE

SM