

ORDER SHEET
IN THE HIGH COURT OF SINDH, CIRCUIT COURT,
HYDERABAD

Criminal Appeal No.S-34 of 2022

DATE	ORDER WITH SIGNATURE OF JUDGE
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1.

For hearing of M.A.No.2217/2022 (345(2) Cr.PC).
2.

For hearing of M.A. No.2218/2022 (345(6) Cr.PC).

11.04.2022

Syed Shahzad Ali Shah, Advocate for appellants.
Ms. Sana Memon, A.P.G for the State.
Mr. Mola Bux Ayoub Laghari, Advocate for the complainant.

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It is alleged that the appellants in furtherance of their common intention caused knife blows to PW Gul Hassan with intention to commit his murder thereby he sustained impairment of his nose and then went away by causing him kicks and fists blows, for that the present case was registered. On due trial, the appellants were found guilty for the said offence and were convicted and sentenced to undergo various terms of imprisonment with Daman by learned Additional Sessions Judge-I, Tharparkar @ Mithi vide Judgment dated 02.02.2022, which is impugned by the appellants before this Court by preferring the instant criminal appeal.

During course of hearing of instant criminal appeal, the parties compounded the offence and to materialize the same they filed such applications those are supported by the complainant Mushtauque and PW Gul Hassan by filing their affidavits by stating therein that they have pardoned the appellants in name of Almighty **Allah** without any fear or receipt of compensation.

Learned counsel for the appellant has sought for acquittal of the appellants by stating that offence alleged against them is compoundable, which is not

opposed by learned Assistant Prosecutor General, Sindh for the State and learned counsel for the complainant.

Heard arguments and perused the record.

The offence alleged against the appellants is compoundable. The parties have entered into compromise, on intervention of their nekmards, which appears to be true and voluntarily, it is therefore accepted in the best interest of peace and brotherhood to be prevailed between them. Consequently, the appellants are acquitted of the offence for which they were charged, tried and convicted by learned Trial Court. They are in custody to be released forthwith, if they are not required to be detained in any other custody case.

The instant criminal appeal is disposed of together with the listed applications.

J U D G E

Muhammad Danish*