

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

Criminal Revision Application No.S-189 of 2018

---

<b>DATE</b>	<b>ORDER WITH SIGNATURE OF JUDGE</b>
-------------	--------------------------------------

---

For hearing of main case.

**15.04.2022**

Applicant Hidayatullah in person.  
Mr. Ali Muhammad Noonari, Deputy Prosecutor General, Sindh.

==

The applicant by filing a direct complaint sought for prosecution of the private respondents for allegedly having issued a false medical certificate which initiated proceedings against him for an offence punishable under section 324 P.P.C, it was dismissed by learned Special Judge, Anticorruption (Provincial) Sukkur Division, Camp at Shaheed Benazirabad vide order dated 22.06.2017, which is impugned by the applicant before this Court by preferring the instant criminal revision application.

It is contended by the applicant that he was involved in a false case on the basis of false medical certificate, therefore, learned Trial Court ought not to have been dismissed his direct complaint by way of impugned order, such order being illegal is liable to be set-aside.

Learned Deputy Prosecutor General, Sindh for the State by supporting the impugned order has sought for dismissal of the instant criminal revision application.

Heard arguments and perused record.

The reason which prevailed with the learned Trial Court for dismissing the direct complaint of the applicant was that there is dispute between the parties over landed property and both the witnesses by making contradictory statements have not supported the appellant. Nothing has been brought on record which may suggest that the finding arrived at by learned Trial Court is illegal or contrary to the record. No illegality is pointed in impugned order which may justify this Court to make interference with it; consequently, the instant criminal revision application is dismissed.

**J U D G E**

Muhammad Danish\*