

**IN THE COURT OF BAKHT FAKHAR BAHZAD,**  
**DISTRICT & SESSIONS JUDGE/JUDGE CONSUMER COURT**  
**GUJRAT**

CASE NO. 09-201

Date of decision: 29-05-2017

**SH. NAEMULLAH      VS      LIAQAT ALI**

Present:      Shiekh Naeem Ullah claimant along-with his counsel  
                 Shairaz Ahmad advocate.  
                 Liaqat Ali defendant along-with his counsel Khawar Bashir  
                 advocate.

Cross-examination of PWs has been completed. After cross-examination compromise statements of the claimant and defendant have been recorded separately. Both the parties jointly states that compromise has been effected between them. Claimant states that he has forgiven the defendant in the name of Almighty Allah. As the claimant has forgiven the defendant in the name of Almighty Allah and his grievances have been redressed and he wants to withdraw the instant claim. On the other hand the defendant has also sought pardon in the open Court. As both the parties has patched-up the matter and has effected compromise and has forgiven each other in the name of Almighty Allah. Therefore, there is no reasons left behind to proceed further with the claim. As it is well settled that you can take the horse still the water but you cannot force to make it drink. On the joint request of the parties the instant claim is hereby dismissed having been withdrawn. File be consigned to the record room after necessary compilation.

**Announced:** 29-05-2017

**(BAKHT FAKHAR BAHZAD)**  
*D & SJ/ Presiding Officer*  
District Consumer Court Gujrat