

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

Criminal Misc. Application No.S-557 of 2024
“Muhammad Yasir vs. P.O Sindh and others”

Criminal Misc. Application No.S-504 of 2024
“Ameer Hassan Khaskheli & another vs. Muhammad Yasir & others”

Criminal Misc. Application No.S-508 of 2024
“Muhammad Jam Memon and another vs. P.O Sindh & others”

| DATE | ORDER WITH SIGNATURE OF JUDGE |
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1. For order on office objection.
 2. For hearing of M.A.No.1454/ 2024 (in Crl. Misc. Application No. 557/2024).
 3. For hearing of M.A.No.1153/ 2024 (in Crl. Misc. Application No. 508/2024).
 4. For hearing of main case.

27-11-2025.

Applicant Muhammad Yasir is present in person.

Mr. Ghulam Naveed advocate for the applicants in Crl.M.A No.S-508/2024 a/w applicants Muhammad Jam Memon and Dr. Dost Muhammad.

Mr. Mian Taj Muhammad Keerio advocate for the applicants in Crl.M.A No.S-504 of 2024) a/w applicants Ameer Hassan Khaskheli and Shah Muhammad and for respondents in Crl.M.A No.557/2024 and 508/2024.

Mr. Neel Parkash, Deputy P.G.

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Shamsuddin Abbasi, J: The applicant namely Muhammad Yasir has filed Criminal Miscellaneous Application No.557/2024. Applicants namely Ameer Hassan Khaskheli and Shah Muhammad have filed Criminal Miscellaneous Application No.504/2024 and the applicants namely Muhammad Jam Memon and Dr. Dost Muhammad have filed Criminal Miscellaneous Application No.508/2024. They have impugned the order dated 28.08.2024 passed by the Civil Judge & Judicial Magistrate-I, Kunri in the FIR No.18/2024 of PS Nabisar Road for the offences under sections 324, 337-F(v), A(i), F(i), 504, 147, 148, 149 PPC, whereby learned Magistrate had taken cognizance against the applicants on charge sheet submitted by I.O, whereby they were found innocent and were released and their names were placed in column No.2 of the challan sheet. Hence these Criminal Miscellaneous Applications.

This Court had passed interim order dated 03.09.2024. During the pendency of these applications parties have settled their dispute outside the Court.

The applicants are present in Court along with their counsels as well as counsel for the private respondents. Learned counsel for the applicants submit that during the pendency of these applications the parties have settled their dispute outside the Court, therefore, case may be remanded to the concerned Magistrate for passing fresh order on the ground that the alleged offences are compoundable and they have settled their dispute outside the Court. Such facts have been verified by the counsel for the private respondents and recorded his no objection.

Learned Deputy Prosecutor General has also recorded no objection on the ground that the alleged offences are compoundable and parties have settled their dispute outside the Court.

Heard learned counsels for the applicants, learned counsel for the private respondents and learned D.P.G.

Admittedly, the alleged offences are compoundable and parties have settled their dispute outside the Court and they jointly stated that impugned order may be set aside with direction to the learned concerned Magistrate to pass another order.

In view of above the impugned order passed by the learned Magistrate is hereby set aside with direction to pass fresh order after hearing the parties in accordance with Law.

JUDGE

Adnan Ashraf Nizamani