

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

Criminal Revision Application No.S-73 of 2025

DATE	ORDER WITH SIGNATURE OF JUDGE
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- 1. For orders on office objection.
- 2. For orders on M.A No.2526/2025.
- 3. For hearing of main case.

18.12.2025

Mr. Malik Bux Mari, advocate for the applicants.  
Mr. Neel Parkash, Deputy Prosecutor General Sindh.  
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**ORDER**

**Shamsuddin Abbasi, J.:** The applicants were convicted by the Civil Judge and Judicial Magistrate-I(MTMC), Sanghar in CrI. Case No.82/2024 (New) 59/2024 (old) arising out of F.I.R No.15/2024 for offence under sections 337-A(i), 337-L(ii), 337-H(ii), 506(ii), 147, 148 and 149 P.PC of PS Shahpur Chakar. After full-fledged trial, the applicants were convicted and sentenced to suffer S.I for 01 year and to pay *Daman* of Rs.100,000/- to all injured and in case of default they shall suffer S.I for till payment of *Daman*.

The applicants have preferred appeal which was decided by the learned Additional Sessions Judge/MCTC, Sanghar through Criminal Appeal No.05/2025 and he maintained the judgment passed by the learned trial court vide judgment dated 22.11.2025, hence this CrI. Revision Application.

Learned counsel for the applicants submits that the sentence is short one and due to heavy backlog, revision application would take some time for disposal, therefore, he prayed for suspension of the sentence.

Learned D.P.G has also admits that sentence of one year is short one and recorded his no objection for suspension of the sentence.

Notice was issued to the complainant which returned with the endorsement that complainant of this case is absconder in F.I.R No.83/2025 under sections 302, 324, 337-H(ii) and 34 P.P.C of PS Shahpur Chakar.

Heard learned counsel for the applicants, learned D.P.G and perused the material available on record.

Admittedly, the conviction and sentence for 01 years is termed as short sentence and due to heavy backlog of cases, revision application will take some time for disposal as held by the Hon'ble Supreme Court of Pakistan in the case of **Abdul Hameed V/S Muhammad Abdullah** reported in 1999 SCMR 2589.

In view of above, application for suspension of sentence under section 426 Cr.P.C is allowed and sentence is suspended and the applicants are admitted on bail subject to furnishing a solvent surety in the sum of Rs.50,000/- each and P.R. Bond in the like amount to the satisfaction of the learned Additional Registrar of this Court.

To come up on 15.01.2026.

**JUDGE**