

IN THE HIGH COURT OF SINDH CIRCUIT COURT MIRPURKHAS

**Crl. Revision Application No.S-10 of 2026**

[Muhammad Waris and 03 others Vs. Learned Additional Sessions Judge and another]  
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Mr. Mir Sarfaraz Ali Talpur, advocate for applicants.

Mr. Ghulam Abbas Dalwani, Deputy P.G.

Date of hearing **08.04.2026**

Date of Order **08.04.2026**

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**ORDER**

**Muhammad Jaffer Raza, J.:-** Through this Criminal Revision Application, the applicants have impugned the Judgment dated 11.02.2026 passed by the learned Additional Sessions Judge, Shahdadpur, only to the extent of findings contained in paragraph No.19 of the same.

The said paragraph is reproduced as under:-

“Since it has been proved that the police party had made a false case by showing false police encounter and caused firearm injury to accused Ayaz who had lost his leg, thus, the entire police party committed illegal acts by managing the case as stated hereinabove; thus, they deserve punishment. Accordingly, DSP Shahdadpur is hereby directed to lodge FIR against all police party in accordance with law. Besides FIR, DIGP Shaheed Benazirabad shall initiate disciplinary proceedings against entire police party under report to this Court. Since the accused has lost his leg, therefore, the police party are hereby directed to arrange an artificial leg for accused Ayaz and bear all expenses from their own pocket. Let copy of this judgment be sent to Secretary Home Department, Government of Sindh Karachi and IGP Sindh Karachi for information, while copy of this judgment be sent to DIGP Shaheed Benazirabad, SSP Sanghar and DSP Shahdadpur including SHO PS Shahdadpur for immediate compliance”

It is apparent from perusal of the above-noted paragraph that the learned trial court went beyond the mandate of the trial and issued directions which have no relevance under the scheme of the Cr.P.C. The learned D.P.G conceded that the directions contained in paragraph No.19 are beyond the scope and jurisdiction of

the learned trial court; hence, the same are liable to be expunged. It is further apparent that the directions contained in the above paragraph were made by the learned trial court without hearing any of the applicants. Moreover, the same were not within the mandate of the trial court, nor were they part of any point for determination settled earlier.

In view of the above, this Criminal Revision Application merits consideration and is hereby **allowed**. Consequently, the impugned paragraph No.19 is expunged from the Judgment dated 11.02.2026.

The instant Crl. Revision Application is disposed of in above terms.

**JUDGE**

*\*Faisal\**