

IN THE HIGH COURT OF SINDH, BENCH AT SUKKUR
Criminal Revision Application No. S- 84 of 2022
(*Gul Hassan Mailto & others Vs. The State*)

1. For Orders on MA No. 5690/2021.
2. For Orders on MA No. 4854/2022.
3. For hearing of main case.

Mr. Riaz Ali Mailto, advocate for the applicants.
Mr. Khalil Ahmed Maitlo, Deputy P.G for the State.

ORDER.
26-10-2023.

1. Dismissed as not pressed.
2. Dismissed as not pressed.
3. The applicants on being booked in subject case sought for their pre-mature acquittal by filing an application u/s 249-A Cr.P.C, it was dismissed by learned Judicial Magistrate, Pir Jo Goth vide order dated 11-10-2022, which is impugned by them before this Court by preferring the instant CrI. Revision Application.

On being asked, how the instant CrI. Revision Application is competent before this Court? It was stated by learned counsel for the applicants that it has been filed by the applicants before this Court mistakenly and he would withdraw the same, provided the applicants are permitted to exhaust their remedy before the Sessions Court having jurisdiction against the impugned order, which is not opposed by learned DPG for the State.

In view of above, the instant CrI. Revision Application is dismissed as withdraw. However, the applicants may exhaust their remedy against the impugned order before the Sessions Court having jurisdiction, if it is permitted by law.

J U D G E

