IN THE HIGH COURT OF SINDH, KARACHI. Cr. Misc. Application No.58 of 2025

(Irshad Khan & others vs. The Sate)

<u>27.01.2024</u> Raia Ali Wahid Kunwar. ad

Raja Ali Wahid Kunwar, advocate for applicants Ms. Seema Zaidi, Addl: PG Sindh

<u>O R D E R</u>

MUHAMMAD IQBAL KALHORO J: Learned Addl: PG Sindh has waived notice of this application. Learned counsel for applicant submits that he is representing accused/accused in Sessions Case No.333/2022, arising out of FIR No.33/2021, u/s 302, 324, 148, 149 PPC at Police Station Jackson, Karachi. Currently, before the trial Court, evidence of *mashir* SI-Akhtar Saeed (PW-6) is being recorded. He is putting certain questions to him in cross examination but the learned trial Court is not permitting him to do so, nor recording his questions in writing and then declining them as required by law.

2. Learned Addl: PG Sindh submits that if the learned trial Court does not want to allow the questions put up by defence, it may decline the same but after recording the questions in writing and bringing them on record.

3. I concur with her view and observe that if any question put up by defence to the witness in cross examination is not allowable, the trial Court shall record reasons for considering so and may decline the same by recording them in writing in cross examination.

With such observations this criminal miscellaneous application is accordingly disposed of pending applications with consent.

JUDGE

Rafiq/P.A.