

SC 225/2023  
STATE VS. ASHRAF @ MUNNA  
FIR NO. 610/2015  
PS SEEMA PURI

25.03.2026

**Present :** Mohd. Iqrar, Ld. Chief PP for the State.  
Convict Ashraf @ Munna and accused Mohd.  
Mumtaz @ Sukki and Shakil with Ld. Counsel Sh.  
R. K. Pandit.

Vide judgment dated 24.03.2026, the accused Mohd. Mumtaz @ Sukki and Shakil have been acquitted of the charges against them. Both of them have furnished the bonds under Section 437A CrPC. The said bonds are accepted and shall remain in force for a period of six months from today.

Vide the above said judgment, the convict Ashraf @ Munna has been held guilty for the commission of offence punishable under Section 392 IPC. Vide separate order of even date, the convict Ashraf @ Munna has been sentenced to undergo rigorous imprisonment for a period of three years and pay fine of Rs. 3,000/- for the said offence.

On an application under Section 389 (3) CrPC preferred by the convict Ashraf @ Munna, he has been granted bail till 25.05.2026 to enable him to prefer an appeal against conviction. If no order of suspension of sentence is received from the appellate Court during the interregnum, the Ahlmad shall place the bail bond of the convict Ashraf @ Munna before the Court on 26.05.2026 for further directions.

File be consigned to the record room with the direction to preserve the same till the co-accused Chhotu is arrested and produced before the Court.

**(SANJAY GARG-II)**  
**Principal District & Sessions Judge**  
**Shahdara, KKD Delhi/25.03.2026**