

**HIGH COURT FOR THE STATE OF TELANGANA  
HYDERABAD**

**MAIN CASE No: CrI.Rc.No.564 OF 2026**

**PROCEEDING SHEET**

<b>Sl. No.</b>	<b>DATE</b>	<b>ORDER</b>	<b>OFFICE NOTE</b>
01.	11.06.2026	<p><b><u>SKS, J</u></b></p> <p style="text-align: center;"><b><u>CrI.Rc.No.564 OF 2026</u></b></p> <p>Issue notice to respondent No.1. Personal notice is permitted. List on 16.07.2026.</p> <p style="text-align: center;"><b><u>I.A.No.1 of 2026</u></b></p> <p>This application is filed by the petitioner praying this Court to suspend the sentence passed in the judgment dated 22.05.2026 passed in CrI.A.No.689 of 2019 by the Chairman, LRAT-cum-II Additional District and Sessions Judge, R. R. District, at L.B. Nagar, by confirming the Judgment dated 30.07.2019 passed in C.C.No.04 of 2019 by the learned III Special Magistrate, Hasthinapuram, at L. B. Nagar, Ranga Reddy District, wherein the petitioner herein was found guilty for the offence punishable under Section 138 of the NI Act and was convicted under Section 255(2) of the Cr.P.C and was sentenced to undergo S.I for 06 months and to pay compensation of Rs.40,50,000/- and in default, shall undergo S.I. for 01 month.</p> <p>The contention of learned counsel for the petitioner is that there are good grounds for the petitioner to succeed in the revision. It is further contended that though there is no evidence on record to prove the allegations against the petitioner, the trial</p>	<p>Tr. to I.O/daily orders folder before corrections, if any.</p>

Court has erroneously convicted the petitioner, which was confirmed by the Appellate Court. As such, requested this Court to suspend the sentence passed by the trial Court and confirmed by the appellate Court, till disposal of this revision.

On the other hand, learned Additional Public Prosecutor opposed bail stating that there is no flaw in the judgment of trial Court and there are no grounds to consider this application. Hence prayed this Court to dismiss this application.

Considering the facts and circumstances of the case and the material available on record, this application is allowed suspending the sentence alone imposed by the trial Court, which was confirmed by the appellate Court till disposal of this revision petition, subject to the condition that the petitioner has to deposit 20% of the compensation amount awarded by the trial Court within a period of one month from the date of receipt of a copy of this order and on such deposit, the respondent No.1 is directed to withdraw the same on a condition to redeposit the same, if the petitioner is succeeded in the revision.

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**SKS,J**


