

**IN THE HIGH COURT OF JHARKHAND AT RANCHI**  
**Criminal Revision (Filing) No.8078 of 2025**

1. Md. Rajjak Ansari
2. Md. Khatib Ansari @ Khatib Ansari
3. Saddam Ansari
4. Md. Imran Ansari @ Imran Ansari son of Khatib Ansari
5. Md. Kadir Ansari @ Kadir Ansari
6. Sagir Ansari
7. Mantu Ansari
8. Titwa Ansari @ Saddam Ansari
9. Imran Ansari son of late Paigam Ansari
10. Ejaj Ansari
11. Md. Ashlam Ansari @ Ashlam Ansari
12. Mikail Ansari
13. Usuf Ansari
14. Tanbir Ansari
15. Rokail Ansari
16. Firdosh Ansari
17. Md. Asfaque Ansari @ Asfaque Ansari
18. Rajeev Ansari @ Salauddin Ansari
19. Alim Ansari
20. Dabloo Ansari @ Rahim Ansari
21. Samsad Ansari

..... ... Petitioners

Versus

The State of Jharkhand

..... ... Opposite Party

-----  
**CORAM: HON'BLE MR. JUSTICE SANJAY KUMAR DWIVEDI**

For the Petitioners

: Mr. Binod Singh, Advocate

For the State

: Mr. Manoj Kr. Mishra, A.P.P

-----

**05/ 10.02.2026:** I.A. No. 5699 of 2025 has been filed for exemption from surrender before the learned court.

2. Learned counsel for the petitioners submits that the petitioners have been convicted under sections 341, 323 and 448 of the I.P.C and sentenced to undergo S.I for one month under section 341 of I.P.C with fine of Rs. 500/- and in default of payment of fine further to undergo imprisonment of 7 days S.I, further R.I of 1 year under section 323 of I.P.C with fine of Rs. 1000/- and in default of payment of fine further to undergo 3 months R.I., further R.I for 1 year under section 448 of the I.P.C and fine of Rs. 1,000/- and in default of payment of fine further to undergo 3 months R.I and all the sentences were directed to run concurrently.

3. Learned counsel for the petitioners submits that the petitioners are suffering from ailments and in view of that they may be exempted from surrender before the learned court.

4. Learned counsels for the State and complainant oppose the prayer and submit that in the light of provision under Rule 159 of Jharkhand High Court Rules the petitioners are required to surrender before the learned court.

5. Considering that the petitioners have been convicted and there are concurrent findings of two Courts. The medical certificate is of the year, 2022 and there is no fresh medical certificate and in view of that exceptional circumstance is not made out for exemption from surrender before the learned court and in view of that I.A. No. 5699 of 2025 meant for exemption from surrender is hereby dismissed.

6. The petitioners are directed to surrender before the learned court within two weeks and it is made clear that if the petitioners will not file surrender certificate within three weeks, this criminal revision petition shall stand rejected without further reference to a Bench.

Dt. 10.02.2026  
*Satyarthi/-*

**( Sanjay Kumar Dwivedi, J.)**