

ORDER SHEET
**HIGH COURT OF SINDH, CIRCUIT COURT,
HYDERABAD**

Cr. Revision Application No.S-21 of 2025.

DATE	ORDER WITH SIGNATURE OF JUDGE
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| 1. | For orders on office objections. |
| 2. | For hearing of main case. |
| 3. | For hearing of M.A No.2022/25. |

10.04.2025.

Mr. Muhammad Salman Patoli, Advocate for applicant.

Mr. Shahid Ahmed Shaikh, Addl. P.G Sindh for the State.

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Through this Cr. Revision Application, the applicant (Muhammad Qasim) has assailed an order of learned Additional District & Sessions Judge, Matli passed in Cr. Bail Application No.52 of 2025 vide order dated 17.03.2025.

2. The contentions raised by the counsel for applicant are that the applicant filed Bail Application in crime No.09 of 2025 U/s 279, 320, 337/G, 427 of PS Matli, wherein interim bail was granted to him in the sum of Rupees Five Lac, and subsequently his bail was confirmed with enhanced amount of 2-Million Rupees. The counsel further contended that charge has been framed and the accused in the matter has joined the trial, therefore, it is highly unlikely that the accused shall abscond. He also states that after enhancing the surety amount, the learned trial court ordered for submitting the surety amount in cash which is a great case of hardship for the applicant who is not financial well off.

3. The learned Addl. P.G for the State while assisting this court has stated that learned trial court is very much competent to enhance the surety amount and seek for surety in any form so as to be satisfied that the accused shall not misuse the concession of bail. The learned trial court is also to see as to the nature of offence and be satisfied.

4. After hearing both the counsels, though I am not inclined to reduce the surety amount as the case being of heinous nature as the accused caused accidental death of one person and another was injured severely, however, asking for a cash surety can be harsh for the accused, therefore, it is directed that a cash surety be converted into a solvent surety again for the satisfaction of the learned trial Court. The Cr. Revision Application is partly allowed. Order accordingly.


JUDGE

Ali