

IN THE HIGH COURT OF SINDH, CIRCUIT COURT, LARKANA

Criminal Bail Application No. S-461 of 2025

Date	Order with signature of Judge
Applicants 1. Sajjad Ali son of Iqbal Ahmed Chandio 2. Ali Akbar son of Rajib Ali Chandio	: Through Mr. Aijaz Ali Kalhor, Advocate
The State	: Through Mr. Sardar Ali Solangi, Deputy Prosecutor General, Sindh.
Date of Hearing	: 29.09.2025
Date of Order	: 29.09.2025

ORDER

Shamsuddin Abbasi, J:- Through this application, applicants Sajjad Ali and Ali Akbar seek post arrest bail in Crime No.49 of 2025 of P.S Nasirabad (PP Dera) for the offence under Section 376, 458 & 34 PPC, after dismissal of their bail plea by the learned trial Court vide order dated 16.08.2025.

2. It is alleged in the FIR that applicant Sajjad had committed zina with Mst. Reema.
3. At the very outset, learned counsel for the applicants submits that alleged victim has sworn affidavit before this Court, whereby, she has exonerated the applicants from commission of offence and recorded her no objection for grant of bail.
4. Learned Deputy P.G, Sindh has recorded no objection for grant of bail on the ground that prosecution witnesses are not ready to support the prosecution’s case.
5. Heard learned counsel for the applicant, learned Deputy P.G, Sindh and perused the material available on record.

6. It is a matter of record that complainant Ghulam Qadir, uncle of the victim Mst. Reema, P.W/eye-witness Najamuddin and star witness of the alleged incident Mst. Reema have sworn their affidavits before this Court, whereby they have exonerated the applicants from commission of offence.

7. Since, they are not supporting the case of prosecution, therefore, case of the applicants requires further inquiry in terms of Section 497 Cr.P.C. Accordingly, instant Criminal Bail Application is hereby allowed. Applicants **Sajjad Ali son of Iqbal Ahmed Chandio & Ali Akbar son of Rajib Ali Chandio** shall be released on bail subject to furnishing their solvent surety in the sum of Rs.50,000/- (Rupees Fifty Thousands Only) each and PR Bond in the like amount to the satisfaction of learned trial Court.

8. The above observations are tentative in nature and would not prejudice the case of either side at the trial.

JUDGE

Zulfiqar