

ORDER SHEET
IN THE HIGH COURT OF SINDH
CIRCUIT COURT MIRPURKHAS

Criminal Revision Application No.S-49 of 2025

DATE	ORDER WITH SIGNATURE OF JUDGE
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1. For orders on office objection.
2. For hearing of main case.

23.12.2025

Mr. Muhammad Ali, advocate for the applicant.

Mr. Ghulam Abbas Dalwani, Deputy Prosecutor General Sindh.

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Applicant Abdul Ghaffar is accused in FIR No.82/2025 for offence under sections 279 and 320 P.P.C of PS Mirpur Old. He has applied for post arrest bail and the same was granted vide order dated 13.11.2025 with condition that he shall submit surety amount to the sum of Rs.5 Million.

Learned counsel for the applicant submits that surety of Rs.5 million is a huge amount and the applicant, being a driver of an oil tanker, could not arrange the amount; therefore, the surety amount may be reduced to Rs.500,000/-. Learned counsel for the applicant has also submitted bail granting orders in similar cases whereby the learned trial court has granted bail to the sum of Rs.200,000/- to Rs.500,000/- in different cases.

Mr. Sikandar Ali Kolachi advocate files Vakalatnama on behalf of the complainant which is taken on record. He submits that the order passed by the learned trial court is justified, as there is an apprehension that the accused may abscond after his release on bail.

Learned D.P.G submits that the order is justified and reasonable and further submits that a reasonable amount be fixed for surety.

Heard learned counsel for the applicant, learned counsel for the complainant, learned D.P.G for the State and perused the record.

It appears that applicant was admitted on bail subject to furnishing solvent surety in the sum of Rs.5 Million. Surety of amount of Rs.5 million is huge amount. Applicant is driver and unable to arrange surety amount. It appears that Rs.5 Million amount is unjustified in the bailable offences.

In view of above, surety amount of Rs.5 Million is reduced to the sum of Rs.500,000/- (Rupees Five Lacs) and a P.R Bond in the like amount to the satisfaction of learned trial court.

The Crl. Revision Application is disposed of in above terms.

JUDGE

Faisal