

IN THE HIGH COURT OF SINDH, BENCH AT SUKKUR

Cr. Bail Appl. No. S-403 of 2025

Applicant : Sahib Ali S/o Rahib, by caste Solangi
Through Mr. Noor Muhammad Soormo, Advocate

Cr. Bail Appl. No. S-460 of 2025

Applicants : 1) Rasool Bux S/o Muhammad Paryal, Solangi
2) Pervez Ahmed S/o Tharo Khan Solangi
3) Zubair Ahmed S/o Pervez Ahmed Solangi
4) Waheed Ali S/o Manzoor Solangi,
Through Mr. Noor Muhammad Soomro, Advocate

The State : *Through* Mr. Muhammad Raza Katohar, DPG

Date of hearing : 16.02.2026

Date of order : 16.02.2026

O R D E R

KHALID HUSSAIN SHAHANI, J.— By this composite pronouncement, Criminal Bail Application No. S-403 of 2025 (post-arrest) and Criminal Bail Application No. S-460 of 2025 (pre-arrest) are being attended conjointly, both emanating from Crime No.135 of 2025, for offences under sections 302, 148, and 149 of the Pakistan Penal Code, registered at Police Station Naushahro Feroze. The respective pleas for release, earlier declined or recalled by the learned trial forum, are thus revisited within a consolidated adjudicative compass.

2. Epitomizedly, the substratum of the prosecution hypothesis, as extrapolated from the FIR recorded on 29.03.2025 at 1600 hours by the complainant Mansoor Ali, unfolds that about a fortnight prior thereto his brother Dilawar, aged 19, accompanied by niece Mst. Jannat alias Dadi, clandestinely contracted marriage, an act which allegedly incensed the present applicants who purportedly extended threats of lethal reprisal. On 26.03.2025 at about 12:30 p.m., Dilawar is said to have sustained multiple firearm injuries at the threshold of his domicile, ultimately succumbing to the same. The complainant attributes participation of the nominated accused, *inter alia*, Waheed Ali and his co-villagers, as the perpetrators of the homicidal occurrence.

3. Learned counsel appearing for the applicants contends that the denounced offences being compoundable within the contemplation of law, the complainant along with the parents of the deceased Mst. Subhal and Ali Akbar Solangi have sworn affidavits signifying absence of animus and affirming compromise executed through the intercession of nekmards and upon oath of the Holy Quran. Accordingly, it is urged that the continuity of custody or restraint stands bereft of legal necessity.

4. Learned Deputy Prosecutor General, acknowledging the filed affidavits and the avowed composition between the parties, has not demurred to the concession of bail, whether confirmatory or enlarging in nature.

5. Having regard to the joint declarations of no objection by the legal heirs, the compoundable complexion of the ascribed offences, and the unequivocal manifestation of reconciliation between the parties, this Court perceives no juridical impediment in extending the requested indulgence. Consequently, Criminal Bail Application No. S-403 of 2025 is allowed, whereupon applicant Sahib Ali son of Rahib Solangi is admitted to post-arrest bail upon furnishing solvent surety in the sum of Rs.300,000/- (Rupees Three Hundred Thousand only) and a personal bond in the like amount to the satisfaction of the trial Court.

6. Likewise, interim pre-arrest bail earlier granted to applicants Rasool Bux Solangi, Pervez Ahmed Solangi, Zubair Ahmed Solangi, and Waheed Ali Solangi in Criminal Bail Application No. S-460 of 2025 vide order dated 29.05.2025 is hereby confirmed on identical terms and conditions. Applicants shall cooperate with the investigating agency and remain amenable to the process of trial.

7. Office is directed to append an authenticated copy of this order in the connected file.

J U D G E