

ORDER SHEET
IN THE HIGH COURT OF SINDH KARACHI
Cr. Bail Application No.447 of 2026

DATE	ORDER WITH SIGNATURE OF JUDGE
-------------	--------------------------------------

1. For orders on office objection a/w reply at flag `A`
2. For hearing of bail application

01.04.2026

Syed Saifullah Shah, Advocate for the applicant
Mr. Muhammad Mohsin Mangi, APG a/w complainant
Shah Khalid, SIP Abdul Rehman Mirani, SIP Manzoor Lashari
Of PS Gulshan-e- Iqbal

-.....-

Through this bail application, the applicant/accused Abdul Sattar son of Abdul Hameed, seeks post-arrest bail in Crime No.24 of 2025, registered at Police Station Gulshan-e-Iqbal, for offences under Section 397, 353, 324, 186 and 34 PPC. His earlier bail application for the same relief, bearing Bail Application No.945/2025, was dismissed by the learned XI-Additional Sessions Judge, Karachi East, vide order dated 26.01.2026.

Learned counsel for the applicant/accused submits that the applicant is behind the bars since last 15 months and there are contradictions between the evidence of complainant recorded before the trial court and the contents of the FIR. Therefore, the applicant is entitled to the concession of bail. It is further submitted that the trial court is vacant, due to which the trial is likely to take time.

On the other hand, the learned APG submits that the applicant has been arrested and recovery has been effected from his possession. The Investigating Officer (I.O.), present in Court, states that the learned trial Judge has resumed duties. This position is also confirmed by the learned APG. It is further stated that, except the complainant, all remaining witnesses are police officials who can be examined within one month, and the trial can be concluded shortly.

In these circumstances, the learned trial court is directed to record the evidence of the remaining material witnesses and conclude the trial within a period of thirty (30) days from the date of receipt of this order, and thereafter submit a compliance report before this court through learned MIT-I.

Accordingly, the bail application stands disposed of in the above terms.

JUDGE

Suleman Khan/PA

