

IN THE HIGH COURT OF SINDH KARACHI
Cr. Bail Application No.752 of 2026

Applicants : i. Ghulam Farid s/o Mehar Bux
ii. Fahim Abbas s/o Abdul Rahim
iii. Pervaiz s/o Muhammad Anwar
iv. Ghulam Hussain @ Naseer Abbas s/o
Abdul Rahim
v. Muhammad Azeem s/o AbdulRehman
Through M/S Muhammad Yousuf
and Muhammad Daud Narejo,
Advocates

Complainant : Mst. Rehana
Through Mr.Mumtz Ahmed Soomro,
Advocate

Respondent : The State
Through Mr. Ali Raza Abbasi, APG

Date of hearing : 12.05.2026
Date of order : 12.05.2026

ORDER

MIRAN MUHAMMAD SHAH, J:- Through this application, above named applicants seek pre-arrest bail in Crime No.34/2026, registered at P.S Baghdadi Lyari, Karachi, for the offence punishable under Sections 448, 380, 506 and 34 PPC. Prior to this the applicants had approached to the court of learned Additional Sessions Judge-XI, Karachi South, for the same relief but it was declined vide order dated.23.02.2026. They were granted interim pre-arrest bail by this court on 06.03.2026, which is now fixed for confirmation or otherwise.

2. The facts of the case need not to be reproduce herein, as the copy of FIR is attached with the bail application and the facts are also stated in detail therein.

3. I have heard learned counsel for the applicants, learned counsel for the complainant as well as learned APG and perused the record.

4. From perusal of the record, it appears that the main allegation against the present applicants is that they allegedly entered into the flat of the complainant and took over its possession, which appears to be a case of dispossession; however, due to lack of proper legal guidance, the complainant lodged the present FIR regarding theft of articles. The allegations levelled in the FIR are general in nature and no specific role has been assigned to any of the applicants regarding the alleged theft. Even otherwise, the FIR does not specifically mention the details or description of the allegedly stolen articles. It is further an admitted position that despite joining the investigation, nothing incriminating has been recovered from the possession of the applicants. Furthermore, all the offences applied in the present case are bailable except Section 380, P.P.C., which carries a maximum punishment of seven years and does not fall within the prohibitory clause of Section 497, Cr.P.C. The investigation has already been completed and challan has been submitted before the competent Court; therefore, the applicants are no more required for any further investigation. These facts and circumstances of the case, make out a case for confirmation of bail. Accordingly, the interim pre-arrest bail granted to the applicants vide order dated 06.03.2026 is hereby confirmed on the same terms and conditions.

5. Needless to mention here that the observations made herein above are tentative in nature and would not influence the trial court while deciding the case of the applicant on merits.

Criminal bail application stands disposed of.

JUDGE

