

**Order Sheet**  
**IN THE HIGH COURT OF SINDH,**  
**BENCH AT SUKKUR**

Crl. Revision Application No.S-12 of 2025

Date of hearing	Order with signature of Judge.
-----------------	--------------------------------

**FRESH CASE**

- 1.For orders on office objections
- 2.for hearing of CMA 558/2025
- 3.For hearing of main case

**10-02-2025**

None present for the applicants.

\*\*\*\*

None present for the applicants. Mr. Deewan Dhanraj, Advocate files power on behalf of respondent No.1 so also statement on his behalf, which are taken on record.

By way of instant Crl. Revision, the applicants have challenged the order dated 28.01.2025, whereby Crl. Transfer Application No.03 of 2025, filed by respondent No.1/complainant seeking transfer of Crl. Bail Application No.2848 of 2024, moved by applicants, has been allowed by learned Sessions Judge, Naushahro Feroze by following observations:

*"I have heard learned counsel for both parties and perused material available on record, which transpires that the main contenting of applicant is that pre-arrest bail filed by the accused is pending on the file of learned Additional Sessions Judge Kandiaro since long, but the same was adjourned from time to time on the choice and will of accused persons, hence, the applicant has lost his faith upon the Judge of learned trial Court, in this regard, learned Additional Sessions Judge Naushahro Feroze in his comments clearly stated that pre-arrest bail filed by accused persons on 20.11.2024 but the same was adjourned from time to time on the another pretext. Furthermore, admittedly sufficient time has already collapsed for disposal of pre-arrest bail application, which shall create doubts in the mind of parties, but learned trial Court instead to dispose of pre-arrest bail application on merits, frequently granting time to both parties, therefore, in order to avoid further delay in disposal of pre-arrest bail application and to avoid to create further complications in the minds of both parties, Criminal Transfer Application in hand is hereby allowed. Let Pre-arrest Bail Application No.2848 of 2024 Re: Nadir Ali Dahri & others V/S The State and Pre-arrest Bail*

*Application No.2667 /2024 Re: Ahmed Ali Dahri & others  
V/S The State transferred from the file of learned  
Additional Sessions Judge Kandiaro to this Court”.*

From perusal of impugned order, it appears that learned Sessions Judge has assigned valid and cogent reasons while allowing the Transfer Application and no illegality or infirmity is found in the impugned order requiring interference of this Court. Accordingly, instant Crl. Revision Application along with listed application(s) is dismissed in *limine*.

**JUDGE**

Ahmad