

# IN THE HIGH COURT OF SINDH, BENCH AT SUKKUR

Criminal Bail Application No. S-129 of 2025

Applicants: Arshad and Jamshed *through* Mr. Achar Khan Gabol,  
Advocate

Respondent: The State, *through* Mr. Mansoor Ahmed Shaikh,  
Deputy Prosecutor General, Sindh

Date of hearing: 07.7.2025  
Date of decision: 07.7.2025

## **ORDER**

**Muhammad Jaffer Raza, J.-** Through captioned criminal bail application, applicants Arshad and Jamshed both sons of Ghulam Hussain Rajpar, seek post-arrest bail in FIR No.40/2024, registered at P.S Setharja, District Khairpur, for the offence punishable under Sections 324, 354-A, 452, 114, 337-A(i), 337F(i), 337-F(v), 337-L(ii), 147, 148 and 149 PPC.

2. The allegations against the applicants are that on 04.6.2024 at about 0750 hours they along with their companions entered into the house of complainant Ghulam Abbas and caused injuries to the family members of the complainant.

3. Learned counsel for the applicant has mainly argued that the complainant and PWs / injured namely Ghulam Abbas, Khalid Hussain, Abdul Sattar, Shahid Hussain Mujahid Hussain Badal Aijaz Ali, Mst. Shazia Mst. Nadia, Mst. Sawera and Mst. Maria have sworn their affidavits of no objection to grant of bail to the applicants, before the trial court but same were not considered. Learned counsel referred said affidavits of no objection and has stated that the trial is at the stage of evidence, however no significant progress has been made and bail cannot be withheld under these circumstances.

4. Learned DPG opposed the bail application contending that no ground for bail is made out. He referred to order dated 31.10.2024 whereby the interim pre-arrest bail granted to applicants was recalled by this court.

5. I have heard the learned counsel for the respective parties and perused the record available before me.

6. Admittedly, the complainant and PWs/injured named above have filed their duly sworn affidavits of no objection before the trial court exonerating the accused and rendering no objection to the grant of bail to applicants/accused. In such circumstances, when the complainant and witnesses/ injured have shown their affidavits of no objection and the matter appears to have been compromised, further incarceration of the applicants would serve no useful purpose. Furthermore, it appears that the trial is currently at the stage of recording evidence, and its conclusion is likely to take considerable time. In view of the above and taking into account the no objection affidavits filed by the complainant party, this bail application is allowed. The applicants are accordingly admitted to post-arrest bail, subject to their furnishing solvent surety in the sum of Rs.100,000/- (Rupees One Hundred Thousand) each, along with personal bonds in the like amount, to the satisfaction of the trial Court.

**JUDGE**

Sulemen Khan/PA