

ORDER SHEET  
IN THE HIGH COURT OF SINDH, KARACHI  
**Cr. B.A. No.2464 of 2025**  
(Murad Ali Laghar Vs. The State)

-----  
Date Order with Signature(s) of Judge(s)  
-----

**For hearing of bail application**

**27.10.2025**

Mr. Dilbar Khan Laghar, advocate for applicant  
Ms. Rahat Ahsan, Addl: PG Sindh a/w complainant

**ORDER**

-----

**Muhammad Iqbal Kalhoro, J:-** This is third bail application filed by the applicant. The previous two bail applications were dismissed on merits, with a direction to the trial court to expedite the trial. Meanwhile, six witnesses, including eye witnesses, have been examined. They have, *prima facie*, identified the applicant to be responsible for the murder of deceased, namely, Fida Hussain at the spot.

2. Learned counsel has argued that in cross examination, some variations have come, which make the case against the applicant of further enquiry.

3. It goes without saying that at the bail stage only a tentative assessment is to be taken of the material available. *Prima facie*, the witnesses have implicated the applicant and impact of cross examination can be evaluated at final stage. Even otherwise, accused was arrested at the spot by the brothers of the deceased, before whom he had allegedly committed murder of the deceased. No case, therefore is made out. The bail application is dismissed. However, since 06 witnesses have been examined, the trial Court is directed to examine the remaining witnesses without fail in three months and submit a compliance report through MIT-II of this Court. If the report is not submitted as directed, MIT-II shall call report from the trial Court regarding non-compliance.

JUDGE

**Rafiq/P.A**

