

ORDER SHEET
THE HIGH COURT OF SINDH, CIRCUIT COURT LARKANA
Criminal Misc: Application No. S-48 of 2026

Date	Orders with signature of Judge
------	--------------------------------

1. For orders on M.A No.855/26 (U/A).
2. For orders on office objection flag 'A'.
3. For orders of M.A No.704/26 (E/A)
4. For hearing of main case.

23-02-2026

Mr. Mumtaz Ali Brohi, Advocate for applicant.

Through this application, the applicant seeks cancellation of pre-arrest bail granted to accused/respondents No.1 to 4 in Crime No.65 of 2025, registered at Police Station Kanga, for offences punishable under Sections 337-F(v), 114, 506-II, 504, and 34 P.P.C.

Learned counsel for the applicant contends that the accused/respondents are nominated in the FIR with specific roles and that the learned trial Court has granted bail without properly appreciating the material available on record.

I have heard learned counsel for the applicant and perused the record. It is well settled that considerations for cancellation of bail are entirely different from those for grant of bail, and bail once granted cannot be withdrawn unless it is shown that the concession has been misused or the impugned order suffers from illegality or perversity. No such circumstance has been pointed out in the present case. The record reflects that the accused/respondents have joined the investigation and there is no allegation of misuse of the concession of bail. Reliance in this regard is placed on *Muzaffar Iqbal v. Muhammad Imran Aziz* (2004 SCMR 231) and *Sharif Khan v. The State* (2021 SCMR 87).

For the foregoing reasons, this application, being devoid of merit, is hereby dismissed in *limine*.

JUDGE