

IN THE HIGH COURT OF SINDH CIRCUIT COURT LARKANA

1<sup>st</sup> Cr. Bail Application No. D-131 of 2025

**Before:**

*Mr. Justice Adnan Iqbal Chaudhry;  
Mr. Justice Abdul Hamid Bhurgri.*

Applicant : Nisar @ Nisar Ahmed son of Abdul Rauf Sakhani Chandio, through Mr. Habibullah G.Ghourri, Advocate.

The State : Through Mr. Nazir Ahmed Bhangwar, D.P.G for State.

Date of Hearing : 17.02.2026  
Date of Order : 26.02.2026.

**ORDER**

The applicant, Nisar @ Nisar Ahmed, seeks post-arrest bail in Crime No.143/2025 registered at Police Station Warrah for an offence under Section 24 of the Sindh Arms Act, after dismissal of his bail application by the learned Judge, Anti-Terrorism Court, Larkana, vide order dated 20.11.2025.

2. Learned counsel for the applicant contends that the recovery has been foisted; that only official mashirs were associated; that Section 103 Cr.P.C. has been violated; and that the case calls for further inquiry.

3. Learned Deputy Prosecutor General submits that the unlicensed weapon was recovered from the exclusive possession of the applicant and that the Forensic Science Laboratory report is positive.

4. We have considered the submissions and perused the record. It appears that the weapon allegedly recovered from the applicant was sent to the Forensic Science Laboratory and the report available in the police papers confirms it to be a functional firearm. The recovery has been shown to have been effected from the exclusive possession of the applicant. At this stage, mere non-association of private mashirs does not by itself render the

recovery doubtful, as such requirement is a rule of prudence and its evidentiary value is to be tested at trial.

5. On tentative assessment of the material available on record, it cannot be said that the case falls within the ambit of further inquiry under Section 497(2), Cr.P.C. Accordingly, the bail application is dismissed.

6. Since the applicant is in custody, the learned trial Court is directed to proceed with the matter expeditiously and conclude the trial preferably within a period of three months and without granting unnecessary adjournments to either side.

7. The observations made herein are tentative in nature and shall not prejudice the case of either party at trial.

*J U D G E*

*J U D G E*

Irshad Ali M/Steno