

IN THE HIGH COURT OF SINDH CIRCUIT COURT LARKANA

1stCriminal Bail Application No. S-64 of 2026

Applicant : Parvaiz Ahmed son of Shahnawaz
Jatoi, through Mr. Ali Raza Pathan,
Advocate.

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

Date of hearing : 16.03.2026
Date of Order : 16.03.2026.

ORDER

Abdul Hamid Bhurgri, J.- The applicant Parvaiz Ahmed son of Shahnawaz Jatoi, seeks post-arrest bail in Crime No.212/2025, registered at Police Station New Foujdari, District Shikarpur, for the offences punishable under Sections 324, 353, 402, 399, 148 and 149 P.P.C., after dismissal of his post-arrest bail application by the learned I-Additional Sessions Judge/MCTC, Shikarpur, vide order dated 04.12.2025.

2. According to the F.I.R., on 11.10.2025 at about 2000 hours, the applicant along with his co-accused persons, allegedly armed with pistols, is stated to have deterred the police party by resorting to firing. The applicant was allegedly arrested at the spot and an unlicensed T.T pistol of 30 bore along with two live bullets was recovered from his possession. It is further alleged that the applicant is involved in other criminal cases.

3. Heard learned counsel for the applicant and the learned D.P.G. for the State, who opposed the bail application, and perused the available record. A tentative assessment of the material available on record reflects that the allegation against the present

applicant is general in nature. It is also noteworthy that no injury was caused to any person from either side, despite the alleged encounter said to have lasted for about seventeen minutes. Furthermore, the place of occurrence is stated to be a busy locality, yet no independent private person has been associated as a witness to the alleged incident. The remaining grounds raised by the learned counsel for the applicant require deeper appreciation of evidence, which can only be undertaken during the course of trial. Thus, at this stage, the case of the applicant falls within the ambit of further inquiry as contemplated under Section 497(2), Cr.P.C.

4. In view of the above circumstances, the instant bail application is allowed. The applicant is admitted to post-arrest bail, subject to furnishing solvent surety in the sum of Rs.100,000/- (Rupees One Hundred Thousand only) and P.R. bond in the like amount, to the satisfaction of the learned trial Court.

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

J U D G E