

Order Sheet
**IN THE HIGH COURT OF SINDH,
CIRCUIT COURT, HYDERABAD**

Cr. Bail Appl. No. S- 1122 of 2025

DATE	ORDER WITH SIGNATURE OF JUDGE
12.01.2026	

For orders on office objections
For hearing of main case

Applicant is present on interim pre-arrest bail.
Mr. Muhammad Sachal R. Awan, Advocate for Applicant
Ms. Sana Memon, APG

Learned APG has confirmed that there is no evidence on the file at the moment which could show the purpose for which the cheque was issued. An important ingredient of Section 489-F PPC is that the cheque should have been issued for the satisfaction of a loan or fulfillment of an obligation. It will have to be determined at trial.

The offence under Section 489-F PPC although not bailable, carries a potential sentence of three years and thus falls within the non-prohibitory clause of Section 497 Cr.P.C. Keeping in mind the principles enunciated in the case of Tariq Bashir & 5 others v. The State (PLD 1995 S.C. 34), I do not see any exceptional or extra-ordinary reason to deny bail to the applicant. Accordingly the interim pre-arrest bail already granted to the applicant is confirmed on the same terms and conditions.

karar_hussain/PS*

JUDGE