

Order Sheet

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

Cr. Bail Appl. No. S- 1387 of 2025

DATE	ORDER WITH SIGNATURE OF JUDGE
------	-------------------------------

19.01.2026

For orders on office objections
For hearing of main case

Mian Taj Muhammad Keerio, Advocate along with Applicants
Ms. Sana Memon APG

All the Sections with which the applicants are charged are bailable except Section 397 PPC which carries a potential sentence of seven (07) years. Keeping in mind the principles enunciated in Tariq Bashir and 5 others v. The State PLD 1995 S.C. 34 I do not see any exceptional or extraordinary reasons to deny bail to the applicants. It is surprising that there is no evidence who the Shahzore belongs to and as to how the applicant had such a large sum of money when the Shahzore was already full of rice which he said he was going to sell. It also seems unusual and unnatural that two nephews would come and rob the maternal uncle knowing fully that he will recognize and identify them and would report the occurrence to the police. Malafide cannot be excluded as a matrimonial dispute exists between the parties. The Complainant was issued notices but none effected an appearance. Accordingly, the interim pre-arrest bail already granted to the applicants is confirmed on the same terms and conditions.

JUDGE