

ORDER SHEET

HIGH COURT OF SINDH, CIRCUIT COURT,
HYDERABAD

Cr. Bail Application No.S-376 of 2025.

DATE	ORDER WITH SIGNATURE OF JUDGE
	1. For orders on office objections.
	2. For hearing of main case.

24.06.2025.

Mr. Rashid Raees @ B.M, Advocate for applicant/accused.

Mr. Irfan Ali Talpur, Deputy Prosecutor General for the State.

* * * * *

On the last date of hearing, the complainant was present in-person and requested for some time to engage a Counsel, therefore, in his presence, the matter adjourned for today viz: 24.06.2025, however, today when matter was called none present for complainant.

The record reflects that prior to this Bail Application applicant had moved Bail Application No.S-1237 of 2024 before this Court by impugning order of learned 7th Additional Sessions Judge, Hyderabad dated 12.11.2024 passed in Bail Application No.3133 of 2024, which was dismissed after hearing parties at length. Subsequently, another Bail Application No.S-109 of 2025 was filed by present applicant/accused in same crime i.e. 295 of 2024 by impugning order of learned 7th Additional Sessions Judge, Hyderabad dated 07.01.2025, which on the very first date of hearing was dismissed as not pressed. However, the applicant/accused has not approached before Honourable Supreme Court of Pakistan for grant of pre-arrest bail and again has approached this Court through instant Bail Application by impugning the same order passed earlier by learned 7th Additional Sessions Judge, Hyderabad dated 07.01.2025 in Bail Application No.3845 of 2024.

The careful perusal of record reflects that certificate in compliance of orders passed by Honourable Supreme Court of Pakistan is attached but in

it only regarding Cr. Bail Application No.S-109 of 2025 is mentioned which was dismissed as not pressed, but the fact regarding earlier Bail Application bearing No.S-1237 of 2024 is not mentioned despite of the fact that Bail Application No.S-1237 of 2024 was filed by present Counsel.

In view of above, it has come on record that earlier Bail plea of applicant/accused was dismissed by this Court on merits, however, no fresh ground regarding 2nd Bail Application has been agitated, therefore, the Counsel for applicant/accused has failed to make out a case for bail.

Consequently, instant Criminal Bail Application is **dismissed** and the interim pre-arrest bail granted earlier to the applicant/accused by this Court vide order dated 14.04.2025 is hereby **recalled**.

JUDGE

Ali.