

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

Cr. Bail Appl. No. S- 1358 of 2025
[Mehar v. The State]

Cr. Bail Appl. No. S- 1359 of 2025
[Mehar v. The State]

Mr. Niaz Hussain Shahani, Advocate for Applicant is called absent
and on his behalf Mr. Ghulam Murtaza Soomro Advocate holds brief.

Ms. Sana Memon, A.P.G.

Date of Order : 09.02.2026

ORDER

OMAR SIAL, J. - Mehar Jamali seeks post-arrest bail in crime number 110 of 2025, registered under sections 324 and 353 P.P.C. at the Johi police station. He also seeks post-arrest bail in crime number 111 of 2025 registered under section 25 of the Sindh Arms Act, 2013.

2. On 13.10.2025, a police party led by A.S.I. Khadim Hussain Soomro was patrolling when four armed persons waylaid them. Although the four men allegedly fired at the police party, yet miraculously, the bullets they fired hit nobody, the police managed to fire at and injure one of them, Mehar Jamali. The police deny this. According to the police, it was the shots fired by Jamali's companions that hit him. Not surprisingly, Jamali was hit on his knee/leg. The repeater he allegedly had was also seized.

3. The only twist to the stereotypical story of the police is that Jamali was not hit by them but by his own companions, who also managed to very easily escape from the spot. The police story requires further inquiry. An offence under section 353 P.P.C. is bailable, whereas it is to be determined at trial whether the ingredients of section 324 P.P.C. were even fulfilled. Similarly, whether the repeater was actually recovered, whether it was in working condition, and whether a proper forensic analysis has been conducted to verify the applicant's fingerprints on it will also have to be determined at trial. The case against Jamali is one of further inquiry.

4. Above are the reasons for the short order dated 09.02.2026.

JUDGE