

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

Criminal Bail Application No.S-346 of 2026

Applicant : Raheel @ Raheel Karamat s/o Karamat through Mr. Faraz Ahmed Bhurgari, advocate.

Complainant : Bilal Jameel through Mr. Mahesh Bheel, advocate.

The State : through Mr. Shahid Ahmed Shaikh, Additional Prosecutor General.

Date of hearing : **27.04.2026**

Date of Order : **27.04.2026**

O R D E R

JAWAD AKBAR SARWANA, J:- Through instant Bail Application, applicant named above seeks pre-arrest bail in Crime No.39 of 2026, registered under Sections 452, 506, 504, 337-Ai, 337-Fvi, 34 PPC, at Police Station Pinyari, Hyderabad, after his bail plea was declined by the learned Additional Sessions Judge-VIII, Hyderabad vide order dated 12.03.2026.

2. The details and particulars of the F.I.R. are already available in the bail application and F.I.R., same could be gathered from the copy of F.I.R. attached with such application, hence need not to reproduce the same hereunder.

3. On the last date of hearing, complainant Bilal Jameel was present in Court along with his counsel and stated that he has No Objection if the interim pre-arrest bail already granted to the applicant/accused is confirmed. Today victim Mst. Safia Akhtar (mother of complainant) is present in person and also records her no objection in this regard. Affidavits of no objection by complainant and injured Mst. Safia Akhtar, have been placed on record.

4. On the other hand, learned Additional P.G in the light of No Objection extended by the complainant has also recorded his No Objection.

5. Heard learned counsel for the parties and A.P.G. The complainant himself and his mother have categorically stated that they have no objection if the interim pre-arrest bail granted to the applicant/accused is confirmed. The learned Additional Prosecutor General has also not opposed the instant bail application in view of the statement of the complainant. No any exceptional

circumstance has been shown which may justify the refusal of the concession of pre-arrest bail.

6. Accordingly, the interim pre-arrest bail earlier granted to the applicant/accused vide order dated 16.03.2026 is hereby confirmed on the same terms and conditions. This order is limited to the concession of bail alone and shall not prejudice the case of either side at trial. The applicant / accused is however directed to attend the trial. In case of his failure, the trial Court would be at liberty to take action in accordance with law.

7. Criminal Bail Application stands disposed of in the above terms.

JUDGE

Irfan