

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

Criminal Bail Appln. No. S-426 of 2025

Applicant	Ghulam Yaseen Khan Through Mr. Habibullah G. Ghourri, advocate
Complainant	The State Through Mr. Nazeer Ahmed Bhangwar, D.P.G for the State
Date of hearing	15-09-2025
Date of order	15-09-2025

ORDER

SHAMSUDDIN ABBASI, J.- Through instant Criminal Bail Application, applicant/accused Ghulam Yaseen Khan seeks his admission to post-arrest-bail in Crime No.39/2025, for offence U/S 302, 311, 201, 120-B P.P.C registered with Police Station Buxapur, District Kashmore @ Kandhkot, after rejection of his bail plea by the learned trial court vide order dated 31.07.2025.

2. F.I.R of the alleged incident has been recorded by A.S.I. Sanaullah Domki at P.S. Buxapur on behalf of State stating therein that on the pretext of honour killing/karo-kari, the accused Gul Muhammad in connivance with co-accused Rano and Dost Ali killed Mst. Fareeda and one innocent boy and the allegation against the applicant is only abetment/conspiracy.

3. Learned counsel for the applicant submits that the applicant is innocent and he has been falsely implicated in this case due to malafide intention and ulterior motives; that presence of applicant has not been shown at the scene of offence and it is alleged in the F.I.R that only role of hatching conspiracy of murder of two persons has been assigned to him whereas role for committing murder has been assigned to co-accused Gul Muhammad, Rano and Dost Ali. The applicant is in custody since dismissal of his pre-arrest bail plea by the learned concerned court;

that no incriminating material has been recovered from his possession. Learned counsel has, therefore, prayed for grant of post-arrest bail to the applicant/accused.

4. Learned D.P.G. has opposed for grant of bail on the ground that applicant is nominated in the F.I.R for making conspiracy for committing the murder of two innocent persons, therefore, he is not entitled for grant of post-arrest bail.

5. Heard learned counsel for the applicant, learned D.P.G. and perused the material available on the record.

6. From tentative assessment of material available on record, it appears that there is unexplained delay of 13 days in lodging of FIR and complainant is not eye-witness of the alleged incident. Specific role for causing murder of deceased is assigned to co-accused Gul Muhammad (husband of deceased Mst. Fareeda), Rano and Dost Ali (both sons of deceased Mst. Fareeda) on the pretext of honour killing and presence of applicant is not shown at the scene of offence. The only allegation against the applicant is that he hatched conspiracy and merely alleged to have abetted or conspired (Section 120-B PPC). No incriminating recovery has been effected from his possession. Case has been challaned and he is no more required for further investigation. Sufficient material is available on the record, which makes the case of applicant for further inquiry in terms of Section 497(2) Cr.P.C.

7. In view of above, the applicant is admitted on post-arrest bail subject to furnishing solvent surety in the sum of Rs.500,000/- (Rupees five Hundred Thousand only) and P.R bond in the like amount to the satisfaction of learned trial Court.

8. Needless to mention here that observations made herein above are tentative in nature and would not prejudice the case of either party at the time of conclusion of case.

JUDGE