

IN THE HIGH COURT OF SINDH AT KARACHI

Criminal Bail Application No.2799 of 2024
Criminal Bail Application No.2798 of 2024

Applicant : i. Muhammad Shahid S/o Muhammad Yaseen
(in CrI B.A. No.2799/2024) ii. Muhammad Humair S/o Muhammad Rafiq

Applicant : Muhammad Shahid S/o Muhammad Yaseen
(in CrI B.A. No.2798/2024) through Mr. Abdul Wahab Choohan,
Advocate

Respondent : The State
Through Mr. Muhammad Noonari, DPG

Date of hearing : 03.02.2025

Date of order : 03.02.2025

ORDER

AMJAD ALI SAHITO, J – By this common order, I intend to dispose of both the bail applications filed by the applicants, who are seeking post-arrest bail in Crime Nos.390/2024 U/s 392/397/34 PPC and 391/2024 U/s 23(i)A SAA, 2013 of PS Pakistan Bazar, Karachi, after their bail plea has been declined by Addl. Session Judge-XII, Karachi West vide orders dated 14.11.2024.

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

3. Learned counsel for the applicants submits that the applicants are innocent and have falsely been implicated in this case; that the applicants have no committed any offence; that the applicants are in jail and they are no more required for further investigation. Lastly, he prays for post-arrest bail to the applicants.

4. On the other hand, learned DPG has opposed for grant of bail to the applicant.

5. Heard arguments and perused the record.

6. From perusal of record, it reflects that on the day of incident, the complainant alongwith his friend was returning home when the

accused persons came and on show of weapon robbed an amount of Rs.2200 and one ITEL phone black colour from the complainant and cash Rs.2500/- from his friend. Thereafter, the complainant appeared at police station and subsequently the police conveyed the message on wireless and shortly one Head Constable Rashid Faraz Awan arrested the present applicants and recovered the robbed amount from their possession. The police also recovered unlicensed weapon from the accused Muhammad Shahid, as such, a separate FIR was also registered against him. At bail stage, only tentative assessment is to be made. Sufficient material is available on record which connects the applicant with the commission of offence.

7. In view of the above, the instant bail applications are **dismissed**. At this juncture, learned counsel for the applicant submits that trial Court may be directed to expedite the matter and conclude the same preferably within 60 days. Learned DPG raises no objection. Order accordingly.

8. Needless to mention here that the observations made hereinabove are tentative in nature and would not influence the learned trial Court while deciding the case of the applicants/accused on merits.

JUDGE

Kamran/PA