

THE HIGH COURT OF SINDH, CIRCUIT COURT LARKANO

Cr. Misc. Appln. No. S-203 of 2024

Date	Orders with signature of Judge
------	--------------------------------

1. For orders on office objection.
2. For hearing of main case.

23-06-2025

Mr. Muhammad Afzal Jagirani, advocate holding brief for
Mr. Muhammad Ibrahim Lashari, advocate for the
applicant

Mr. Ali Anwar Kandhro, Additional Prosecutor General for
the State a/w Inspector Sartaj Ali Jagirani, S.H.O P.S.
Saddar, Jacobabad

Applicant Abdul Majeed is complainant in F.I.R No.55/2022 of P.S. Saddar, Jacobabad for offence U/S 302, 114, 148, 149 P.P.C. Applicant has impugned the order dated 23.05.2024, whereby bail was granted to the respondent Abdul Ghaffar. During pendency of criminal misc. application, it has come on record that respondent Abdul Ghaffar has absconded in different F.I.Rs.

Today S.H.O P.S. Saddar, Jacobabad is present and furnished copies of various F.I.Rs. bearing No. 115/2024, 64/2022, 289/2024, 65/2022, 55/2024 of Police Stations Saddar, Jacobabad and City Jacobabad and submits that respondent Abdul Ghaffar has shifted to Baluchistan Province at some unknown place and they are taking efforts to arrest him. Since the respondent has absconded in aforesaid F.I.Rs, therefore, question of cancellation of bail does not arise.

On 04.06.2025, due to non-compliance of B.Ws, the show cause notice was issued to S.H.O P.S. Saddar, Jacobabad for con-compliance of court orders. He has furnished his reply, which is found satisfactory and is hereby vacated with warning to be careful in future.

Mr. Muhammad Afzal Jagirani, advocate holding brief for Mr. Muhammad Ibrahim Lashari, advocate for the applicant does not press this criminal misc. application on the ground that this application has become infructuous.

Learned D.P.G. has also concedes and submits that proceedings U/S 87 and 88 Cr.P.C can be initiated by the trial court.

Progress report is called from learned trial court, which reveals that respondent Abdul Ghaffar is proclaimed offender.

Since the respondent has absconded in so many cases as well as in the present case, therefore, question of cancellation of bail does not arise.

In view of above, instant criminal misc. application for cancelation of bail is dismissed being infructuous.

Judge

Abdul Salam/P.A