

# IN THE HIGH COURT OF SINDH BENCH AT SUKKUR

Cr. Bail Appln. Nos. S-351 & 925 of 2025

Applicants : 1) Wahid Bux son of Ghulam Ali Solangi  
&  
2) Yaseen @ Waqaas Wahid s/o Wahid Bux Solangi  
*Through Mr. Deewan Dhanraj, Advocate*

The State : *Through Mr. Mansoor Ahmed Shaikh, DPG*

Date of hearing : 23.10.2025  
Date of order : 23.10.2025

## **ORDER**

**KHALID HUSSAIN SHAHANI, J.**– By this single order, I address the bail applications of the above-named accused persons. Cr. BA No. S-351 of 2025 seeks pre-arrest bail on behalf of Wahid Bux while Cr. Bail Appln. No. S-925 of 2025 pertains to post-arrest bail sought by Yaseen @ Waqas Wahid originating from the case registered as Crime No.44/2025, for offences under Sections 324, 337-F(ii), and 34 PPC, registered at Police Station Tharushah, District Naushahro Feroze.

2. The earlier bail applications of the accused were declined by the trial court through separate orders. However, upon careful examination, the circumstances of the matter warrant a reassessment.

3. Factually, the FIR lodged by complainant Mst. Nagma on 18.03.2025 at 1600 hours details that on 23.02.2025, her husband Taufeeq Ahmed suffered a threat when accused Wahid Bux allegedly prevented him from crossing the street, leading to heated words. Further, on 11.03.2025, the complainant reports that her son Rameez Ali informed her that Taufeeq and Bilawal were at a saloon when, at around 2:00 p.m., accused Wahid Bux, Zahid, Yaseen, and an unknown person purportedly entered; accused Wahid Bux is alleged to have inflicted a knife wound upon Taufeeq, and both Wahid Bux and Yaseen reportedly aimed pistols at them. The accused then fled upon the intervention of shopkeepers. The injured was subsequently admitted to Civil Hospital Naushahro Feroze and later referred to PMC Nawabshah; the FIR was lodged thereafter.

4. Counsel for the applicants emphasizes that all offences are compoundable, and notably, the injured Taufeeq and the complainant Mst. Nagma have furnished affidavits evidencing their no objection to the grant or confirmation of bail. Moreover, they are contemplating filing a compromise application in the trial court, which underscores the likelihood of amicable resolution and minimizes the risk of ongoing harm.

5. The learned Deputy Prosecutor General, having regard to the affidavits filed by the injured and complainant expressing no objection, concurs with this position, thus reinforcing the propriety of releasing the accused on bail.

6. In view of the fact that the offences are compoundable and the relevant affidavits substantiate the non-opposition of the injured parties, coupled with the intention to resolve the matter amicably, prima facie applicants have succeeded to make out case for further inquiry on the basis of compromise. Accordingly, the bail application of Yaseen @ Waqas Wahid (Cr. BA No. S-925 of 2025) is allowed. The applicant is admitted to post-arrest bail upon furnishing solvent surety in the amount of Rs.50,000/- (Rupees Fifty Thousand) and PR bond in the like amount, to be approved by the trial court.

7. Similarly, the interim pre-arrest bail of Wahid Bux (Cr. BA No. S-351 of 2025), confirmed under the present order, is hereby upheld, subject to the same surety and bond conditions.

8. The accused are directed to cooperate fully with the investigation and to join trial proceedings without delay.

9. The office is directed to place a signed copy of this order in the connected matter.

**J U D G E**