

IN THE HIGH COURT OF SINDH, CIRCUIT COURT, LARKANA

Cr. Bail Appln. No. S-459 of 2025

Cr. Bail Appln. No. S-460 of 2025

Applicant
(in Cr. Bail Appln. No. S-459/2025)

Jameel Nindwani

Applicant
(in Cr. Bail Appln. No. S-460/2025)

Javed Nindwani

Through Mr. Irfan Badar
Abbasi, advocate

State

Through Mr. Sardar Ali
Solangi, D.P.G.

Date of hearing

11-09-2025

Date of order

11-09-2025

ORDER

Shamsuddin Abbasi, J.- Through this single order, I would like to dispose of two bail applications. Cr. Bail Appln. No. S-459/2025 has been filed by applicant Jameel Nindwani in Crime No. 81/2025, registered at Police Station Karampur for the offence U/S 324, 353, 402, 399, 148, 149 P.P.C. Cr. Bail Appln. No. S-460/2025 has been filed by the applicant Javed Nindwani in same crime. Their bail pleas were dismissed by the learned trial court vide two separate orders dated 13.08.2025.

2. At the very outset, learned counsel for the applicants submits that applicants are innocent and they have falsely been involved in this case; infact this is case of ineffective firing, none has received any scratch from both sides and applicants are in custody since 02.08.2025, despite the fact that both parties were armed with sophisticated weapons. He has prayed for grant of post-arrest bail.

3. On the other hand, learned D.P.G. opposed for grant of bail on the ground that the applicants have been arrested from the place of incident on the next date i.e. 02.08.2025 along with crime weapons, therefore, they are not entitled for grant of post-arrest bail.

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

5. This is a case of police encounter but not from the either side had received any scratch despite of the fact that both parties were armed with sophisticated weapons. All the P.Ws are police officials. Case has been challaned and applicants are no more required for further investigation. Applicability of Section 324 P.P.C requires further enquiry in terms of Section 497(2) Cr.P.C.

6. Accordingly, both bail applications are allowed. The applicants are admitted on post-arrest bail in both cases subject to furnishing their solvent surety in the sum of Rs.50,000/- in each case and P.R bonds in the like amount to the satisfaction of learned trial court.

7. The above observation made herein is tentative in nature and would not prejudice the case of either party in trial.

J U D G E

Abdul Salam/P.A