

**HIGH COURT OF SINDH CIRCUIT COURT
MIRPURKHAS**

Criminal Bail Application No.S-55 of 2026

Applicant: Shahmir s/o Yar Muhammad.
Through Mr. Abdul Hafeez Mari,
Advocate.

Respondent: The State
Through Mr. Ghulam Abbas Dalwani,
Deputy Prosecutor General Sindh.

Date of Hearing: 18.02.2026

Date of Order: 18.02.2026

<><><><>

O R D E R

Miran Muhammad Shah, J-: Through instant bail application, the applicant/accused namely Shahmir seeks post arrest bail in crime No.59 of 2025 for the offence under section 25(i)(a) Sindh Arms registered at PS Kot Ghulam Muhammad, after dismissal of his bail plea by the learned Additional Sessions Judge-I, Mirpurkhas, vide orders dated 13.02.2026.

2. The details and particulars of the F.I.R are already available in bail application and the F.I.R, as such, need not to reproduce the same hereunder.

3. Learned counsel for the applicant/accused submits that the applicant/accused is innocent and has been falsely implicated in the present case; that nothing was recovered from the possession of the applicant/accused and case property has been foisted upon the applicant/accused in order to strengthen the connected/main case; that the applicant/accused has already granted in main crime by this Court.

Lastly, he prayed for the grant of bail.

4. Looking into above position, learned D.P.G. has raised no objection for grant of bail.

5. I have heard the learned counsel for the applicant/accused as well as learned A.P.G for the State and perused the record.

6. From the perusal of record, it appears that the applicant/accused has already been granted bail by this Court in main case/crime based on no objection affidavit and the present case is offshoot of main case/crime, therefore, the applicant/accused is admitted to post-arrest bail subject to furnishing solvent surety in the sum of Rs. 30,000/- (Rupees Thirty Thousand only) and a P.R. bond in the like amount to the satisfaction of the learned trial Court.

7. The observations made here-in-above are tentative in nature and would not prejudice the case of either party at the trial.

The application stands disposed of.

JUDGE

Adnan Ashraf Nizamani