ORDER SHEET IN THE HIGH COURT OF SINDH, KARACHI

Cr. Bail. Appl. No.2656 of 2024

	er, 24m, 110 pr. 1 (e. 200 er 2021
Date	Order with signature of the Judge

09.12.2024

Mr. Hussain ul Aziz, Advocate for applicant.

Mr. Saleem Akhtar Buriro, Addl. P.G.

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ORDER

MUHAMMAD IQBAL KALHORO J: Applicant Noor Rehman is seeking post arrest bail in Crime No.479/2024 U/s 392, 397, 34 PPC of P.S. Preedy, Karachi.

- 2. As per brief facts, two unknown persons robbed complainant and his friend Abdul Waheed of Rs.1200,000/- and other articles, when they were going to their shop viz. Bismillah Electronics, Abdullah Haroon Road, Karachi after collecting money from market. FIR was registered on the same day, applicant was arrested on 26.09.2024 and was put to identification parade on 09.10.2024 and was picked up by the complainant.
- 3. Learned counsel for applicant submits that there is delay in holding identification parade and police report shows that complainant can only identify one person and other person was covering his head at the time of offence, and the one accused, he had already identified.
- 4. On the other hand, learned Addl. P.G. has opposed the bail.
- 5. In the identification parade applicant has been picked up by the complainant to be the person who had committed robbery from him. In FIR, there is no mention that one accused was muffled face. The report of police that one accused was muffled face is yet to be put before the trial court for its verification. However, prima facie applicant appears to be involved in commission of offence on the basis of identification parade by the complainant, who has otherwise no motive to falsely implicate him.
- 6. In the above circumstances, bail application in hand is dismissed. The trial court is however, directed to expedite trial and examine complainant within a period of two months, after which the applicant will be at liberty to repeat his application for bail, which, f filed, will be decided on its own merits.

The observations made hereinabove are tentative in nature and would not prejudice case of either party at trial.

The bail application is disposed of.