IN THE HIGH COURT OF SINDH AT KARACHI

Present:

Mr. Justice Amjad Ali Sahito

Criminal Bail Application No.641 of 2025

Applicant : Bilal son of Ziauddin

Through Abdul Rauf, Advocate

Respondent : Javed Masih.

The State : Ms. Rahat Ehsan, Addl. P.G, Sindh

a/w SIP Amjad Ali of PS Pakistan

Bazar.

Date of hearing : 10.04.2025

Date of order : 10.04.2025

ORDER

AMJAD ALI SAHITO, J -- Through this Bail Application, applicant/accused seeks post-arrest bail in Crime No.467/2024 registered under Section 365-B PPC, 3(II) PTPA-2018 at PS Pakistan Bazar, Karachi, after his bail plea has been declined by learned Xth Additional Sessions Judge, Karachi-West.

- 2. The details and particulars of the FIR are already available in the bail application and FIR, same could be gathered from the copy of FIR attached with such application, hence, needs not to reproduce the same hereunder.
- 3. Per learned counsel, the applicant is innocent and has falsely been implicated in this case by the complainant; that the applicant/accused has been nominated in the FIR on doubtful basis. Learned counsel for the applicant/accused lastly prayed for grant of post arrest bail.
- 4. Learned Addl. P.G also vehemently opposed for grant of bail.
- 5. Heard and perused the record.

- 6. From perusal of the record, it reflects that specific role has been assigned against the applicant in the FIR. Further, while recording statement of the alleged abductee under Section 161 Cr.P.C she has fully implicated the present applicant/accused with the commission of alleged offence. At bail stage only tentative assessment is to be made, prima face there is sufficient material available on record to connect the applicant/accused with the commission of the alleged offence. No ill-will, malafide or enmity has been pleaded by the learned counsel for the applicant/accused on the part of the complainant for false implication in this case.
- 7. Resultantly, the instant Criminal Bail Application is **dismissed**. However, learned trial court is directed to expedite the matter and conclude the same preferably within 60 days from the date of receipt of this order and submit such compliance report through learned MIT-II of this Court.

JUDGE

Hyder/PA