

**ORDER SHEET**  
**IN THE HIGH COURT OF SINDH, KARACHI.**  
**Cr. Bail Appl. No.926 of 2024**  
*(Maqbool vs. The State)*

Date	Order with signature of Judge
------	-------------------------------

**For hearing of Bail Application.**

**20.06.2024.**

Mr. Ahmed Nawaz Jokhio, Advocate a/w applicant

Mr. Khadim Hussain, Addl: PG Sindh

Mr. Hosh Muhammad Ahsan, advocate holding brief for Mr. Saddam Hussain, advocate for Complainant

**ORDER**

**MUHAMMAD IQBAL KALHORO J:** As per FIR, applicant and other co-accused duly named in FIR on account of some dispute attacked complainant party and applicant caused iron blow on left hand of complainant, causing her injury falling under Section 337-F(v) PPC punishable for 05 years.

2. Learned defence counsel submits that parties are already in dispute and so many cases have been registered by them against each other. Furthermore, there is delay of 09 days in registration of FIR.

3. Learned counsel for complainant has opposed bail to the applicant, however, learned Addl: PG submits that any order in accordance with law may be passed.

4. The injury sustained by complainant is punishable only for 05 years and does not fall within prohibitory clause U/s 497(i) Cr. PC. There is delay of 09 days, which has not been properly explained. More so, there is history of criminal litigations between the parties pending in different courts, hence, case of pre-arrest bail has been made out and accordingly, this bail application is allowed and ad-interim pre-arrest bail granted to the applicant order dated 30.04.2024 is hereby confirmed on same terms and conditions.

5. Bail application stands disposed of in the above terms. The observations made hereinabove are tentative in nature and would not prejudice case of either party at trial.

Rafiq/P.A

**JUDGE**