IN THE HIGH COURT OF SINDH, BENCH AT SUKKUR

Criminal Bail Application No. S-529 of 2025

Applicant : Bilawal son of Muhammad Sharif, by caste Mako,

Through Mr. Khan Muhammad Sangi, Advocate

The State : Through Mr. Mansoor Ahmed Shaikh, DPG.

Date of hearing : 11.08-2025 Date of order : 11.08.2025

ORDER

KHALID HUSSAIN SHAHANI, J. – Applicant Bilawal Mako, seeks post arrest bail in a case bearing Crime No. 05/2025, registered at Police Station Qadirpur, for offences under Sections 337-A(i), 337-F(i), 506/2, 504, 114, 147, 148, and 149 PPC. His previous application was repeatedly declined by the learned IV-Additional Sessions Judge (Hudood), Sukkur.

- 2. The gravamen of the allegations, as encapsulated in the FIR lodged by complainant Rehmatullah Malo, is that on the 22nd May 2025, the applicant, along with co-accused armed with lathies and hatchet came at the land of complainant situated near village and on the instigation of accused Muhammad Sharif, applicant Bilawal and co-accused, after abusing, caused lathies, kicks and fists blows to Karamullah alias Aziz Mako, Izatullah Naveed and Azmatullah and went away while issuing threats of dire consequences.
- 3. Learned counsel for the applicant vehemently contends that the applicant is innocent and has been falsely implicated in this case; learned Counsel for the Applicant submits that as per prosecution theory, allegedly applicant caused hatchet blow to Azmatullah; however, the provisional medico-legal certificated issued by Medical Officer suggests that injured Azmatullah sustained the injury caused by hard and blunt substance, therefore, the ocular testimony is belied by the medical evidence. Learned Counsel further submits that parties have patched up for which injured Rehmatullah, Azmatullah, Izzatullah and Karamullah have filed their affidavits of No Objection and in this regard they also intend to file compromise application before the learned trial Court.
- 4. The learned Deputy Prosecutor General for the State, in his characteristic fairness and in light of the aforementioned developments, has candidly conceded to the grant of bail and has not opposed the instant application.

- 5. I have heard learned counsel for the applicant, learned DPG for the State and have gone through the material available on record.
- 6. Since all the sections mentioned in the FIR are bailable, the parties have patched up and intend to file compromise application before the learned trial Court, hence in light of above, prima facie, applicant has succeeded to make out the case of bail on the basis of compromise. Accordingly, applicant Bilawal Mako is hereby admitted to bail subject to furnishing solvent surety in the sum of Rs.50,000/- (Rupees Fifty Thousand) and PR Bond in the like amount to the satisfaction of the trial Court.

JUDGE