

49

ORDER SHEET  
IN THE HIGH COURT OF SINDH CIRCUIT COURT LARKANA  
Crl. Bail Application No. S-606/2016 and S-07 of 2017

DATE	ORDER WITH SIGNATURE OF JUDGE
------	-------------------------------

10.2.2017

For Hearing.

Mr. Ali Nawaz Ghanghro & Mr. Javed Ahmed Soomro, Advocates for applicant in Crl. BA No.S- 07/2017  
Mr. Qazi Sajid Ali M. Qureshi, Advocate for the applicant in 1<sup>st</sup> Crl. B.A No.S-606 of 2016.

Mr. Yasir Arafat Seelro, Advocate for the complainant.  
Mr. Sardar Ali Shah, APG for the State.

-----

Mr. Ali Nawaz Ghanghro, learned counsel for the applicant has contended that deceased Abdul Ghaffar had received one injury on his person although there are six persons nominated in the FIR including two unknown persons.

Mr. Yasir Arafat Seelro, Advocate for the complainant supported by learned APG has contended that as per postmortem report deceased had received 10 entry wound and 10 exit. In support of his contention he has focused medicolegal certificate viz. postmortem report. Learned APG has also focused upon *Damishnama* which too shows 10 firearm injuries on the person of deceased Abdul Ghaffar. The postmortem of deceased Abdul Ghaffar prepared by Dr. Ramesh Lal reveals as under:-

"EXTERNAL INJURIES:- Ten (10) fire Arm wounds (1x1 cm.) on the Rt, side of back of chest, (w.o Entry) (2) Ten (10) fire Arm wounds (2x2 cm.) on the Rt, side front of chest, (w.o, Exit).

Confronted with the above document, Mr. Ali Nawaz Ghanghro, stated that doctor was required to specify all ten injuries by assigning their respective numbers but from the wording of certificate presumption would be that there was only one injury and not the ten. He further emphasized that if there are ten injuries then there might be the injuries caused with pellets and not by the bullets. As according to them, it is the cartridge's pellet which spread in certain huge number while pellet have only one direction.

Learned APG has proposed that in order to resolve the controversy, it will be appropriate to direct the learned trial Court for examination of medicolegal officer who conducted the autopsy of deceased Abdul Ghaffar within one month time and after examination of medicolegal officer if any fresh grounds occurs, the applicants may repeat their application for bail before the trial Court. Learned Counsel for the applicants as well as counsel for the complainant have agreed to above proposal. Order accordingly. —

Judge

2-2017

Abid H. Qazi\*\*