

ORDER-SHEET
IN THE HIGH COURT OF SINDH, CIRCUIT COURT LARKANA

Crl. Bail Appln. No. S- 524 of 2017.

Date of hearing	Order with signature of Judge
20.12.2017.	

1. For orders on office objections.
2. For hearing of bail application.

Mr. Ali Nawaz Ghanghro, Advocate for applicant.
Mrs. Rubina Dhamrah, ADPP.

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**Muhammad Saleem Jessar, J:** Through this application, applicants Assadullah Janveri and Sabir Janveri seek their admission to post-arrest bail in Crime No.189 of 2017 registered at Police Station A-Section Mehar of District Dadu, for the offences punishable under Sections 412 P.P.C.

The allegation against applicants is that, they retained stolen property viz. motorcycle High Speed, model 2013, Engine No. RMI-686260, Chasis No. SR-70 419087 and other motorcycle High Speed of red color baring Engine No. RMIA-79104, Chasis No. SR-70889379 which is the robbed property of Crime No.188/2017, under Section 397 P.P.C of P.S B-Section Mehar.

The learned counsel for the applicant has mainly contended that, all the prosecution witnesses are police officials and no any independent person has been cited as witness or mashir; that the applicants are behind bars since date of their arrest i.e. 06.9.2017. Per learned counsel the case has been challaned and applicant is no more required to police for further investigation.

Learned ADPP appearing for the State opposed grant of bail on the ground that the applicant stands nominated in the F.I.R with his name, parentage and the offence falls within prohibitory clause of Section 497 Cr.P.C.



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It is matter of record that the applicant Assadullah Janveri has been admitted to bail in main companion case bearing Crime No.188/2017 registered with P.S B-Section Mehar, vide Order dated 20.12.2017 in CrI. Bail Appln. No. S- 520 of 2017 on the ground that the complainant of main case namely, Sajid Ali Khoso filed his affidavit in main case exonerating the applicant/ accused from commission of alleged offence, which prima-facie shows that complainant of main case is not going to support version of F.I.R and this fact would naturally effect upon instant case. Moreover, the case has been challaned as such applicant is no more required for further investigation.

In view of above circumstances, the applicant has been able to make out a case for grant of bail in his favor. Accordingly, bail application in hand stands allowed and the applicant is granted bail upon his furnishing solvent surety in the sum of Rs.100,000/- (*One hundred thousand*) and P.R bond in the like amount to the satisfaction of trial Court.

JUDGE  
20/12/2017

Ansari/\*