

ORDER SHEET
IN THE HIGH COURT OF SINDH, KARACHI
Cr. Bail Application No.1343 of 2018
Cr. Bail Application No.1344 of 2018

DATE ORDER WITH SIGNATURE(S) OF JUDGE(S)

For hearing of bail application.

10.01.2019

Mr. M. B. Shakeel, Advocate for the applicant.
Ms. Rahat Ahsan, Addl.P.G. Sindh
Complainant Abdul Rehman, present in person.

Through the instant bail applications, applicant/accused Ali Azeem, & Asif Rajwani both sons of Amin Rajwani, seek bail after arrest in FIR No.450/2014, registered at police station Clifton, Karachi under Sections 489-F/420/34 PPC.

2. Brief facts of the prosecution case as disclosed in the FIR are that Complainant Abdul Rehman son of Najmuddin, in the FIR lodged on 02.12.2014 alleged that he is having partnership with Asif Ali Rajwani and against the invested amount he handed over cheques issued by his brother Ali Azeem Rajwani. Out of the said cheques cheque bearing No.27092255 in sum of Rs.4,40,000/- of dated 30.7.2014 drawn on Allied Bank Zam Zama Branch, Mall Square, Clifton, Karachi but on presentation for encashment the same was dishonored and when he demanded his money the accused is avoiding. He claimed accused both of them for committed fraud and dishonoring of cheques.

3. The applicants/accused approached the learned VI Additional Sessions Judge, South, Karachi, for bail before arrest, which was declined

vide order dated 13.09.2018. Thereafter, the applicants approached this Court for grant of bail.

4. I have heard learned counsel for the applicants and learned Addl. P.G Sindh.

5. Both these applications are allowed subject to furnishing surety equivalent to the entire amount of the cheque bounced within one week to the satisfaction of trial Court by each of the applicant. If the surety of entire amount is not furnished within one week, these bail applications shall be deemed to have been dismissed and warrant of arrest shall be issued by the trial Court. Learned counsel for State does not oppose grant of bail subject to furnishing surety equivalent to the amount of cheque.

6. In view of the above, these bail applications are disposed of.

JUDGE

SM