

ORDER SHEET
IN THE HIGH COURT OF SINDH, KARACHI

Criminal Bail Application No.1525 of 2018

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

For hearing of bail application.

12.02.2019

Mr. Javed Iqbal, advocate for the applicants.
Ms. Rahat Ahsan, Additional P.G.

NAZAR AKBAR, J. The applicant/accused is facing trial in Crime No.173/2018 under Section 23(1)(a) of Sindh Arms Act, 2013 registered at P.S. Mithadar, Karachi. The applicant after failing to obtain bail from the Court of VI-Additional Sessions Judge, South Karachi has preferred this bail application.

2. Brief facts of the case as spelt out from the FIR are that the applicant/accused was arrested in connection of case/crime No.172/2018 under Section 324/34 PPC by the complainant ASI Khalid Hussain. During personal search of the applicant, complainant has recovered one 30 bore pistol alongwith magazine and tow live bullets, out of which one in chamber and one in magazine for which accused could not produce the license of recovered weapon, therefore, a separate FIR was lodged against him.

3. Learned counsel for the applicant contended that the applicants are innocent and have falsely been implicated by the complainant in this case. He prayed for grant of bail to the applicant.

4. Learned Additional P.G has opposed the grant of bail to the applicants.

5. On perusal of available record and consideration of arguments advanced by the parties, I have noted that the FIR No.173/2018 is in continuation of FIR No.172/2018 in which the present accused is charged with an offence under Section 324 PPC. I have already admitted the applicant on bail in connected FIR No.172/2018.

6. In view of the above facts and circumstances, the case for bail is made out, consequently the instant bail application is allowed. Applicant Abdul Wahid son of Ajmal Khan is admitted to bail subject to furnishing solvent surety in the sum of **Rs.100,000/-** (Rupees One Hundred Thousand) and P.R bond in the like amount to the satisfaction of trial Court.

7. Needless, to mention here that the observations made hereinabove are tentative in nature and should not influence trial Court while deciding the case of the applicant/accused.

JUDGE

Ayaz Gul