

*Order Sheet*  
IN THE HIGH COURT OF SINDH AT KARACHI  
**Cr. Bail Application No. 731 of 2019**

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Date	Order with Signature of Judge
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**FOR HEARING OF BAIL APPLICATION.**

Date of short order:            02.07.2019.

Mr. Muhammad Akbar Awan, advocate for the Applicant.  
Mr. Munir Ahmed Gilal, advocate for the Complainant.  
Mr. Sagheer Ahmed Abbasi, APG  
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**ORDER**

**FAHIM AHMED SIDDIQUI, J:-**        This order will dispose of the instant bail application moved on behalf of the applicant, who is facing trial in a case registered at PS Shah Lateef Town, Karachi by lodging F.I.R. No. 77 of 2019 under Section 496-A PPC. Earlier, the applicant tried to get bail after arrest before the lower forum, which was declined by the learned Additional Sessions Judge, Malir, Karachi through order dated 03-05-2019.

2.        I have heard the arguments advanced on behalf of the applicant as well as the learned APG and have gone through the available record. From whatever are good and reliable for me, I have observed as under:

- (a)        It is the allegations against the applicant that he has induced the wife of complainant and forcefully abducted her as well as the minor daughter of the complainant. It is also alleged that the wife of complainant was abducted and she was kept in confinement with intention to commit fornication with her.
  
- (b)        The alleged abductee remained with the applicant for about 18 days and subsequently she was left at the house of the complainant by the brother and mother of the applicant. The wife of complainant in her statement under Section 164 CrPC has fully implicated the applicant for her abduction and keeping her in confinement. She also levelled allegations that the applicant was forcing her for marriage. Since in the instant matter, the allied abductee has implicated the applicant in her statement under Section 164 CrPC in which she as levelled allegation of threat against the applicant; therefore at this juncture of time no case of

bail has been made out unless material evidence is secured. Nevertheless, the learned trial Court is directed to pace up the trial and at least record statement of material witnesses including the alleged abductee within a period of two months and after recording of at least the statement of victim, the applicant will be at liberty to move a fresh bail application before the trial Court if advised so.

3. These are the reasons for my short order dated 09-07-2019, whereby the bail plea of the applicant was declined.

Dated: \_\_\_\_\_

J U D G E