IN THE HIGH COURT OF SINDH, CIRCUIT COURT, HYDERABAD

Criminal Bail Application No.S-01 of 2021

Applicant : Sher Ali Son of Gulab Khan, through Mr. Pervaiz Tarique Tagar,

Advocate.

Respondent: The State through Ms. Rameshan Oad, Assistant Prosecutor

General, Sindh.

Date of hearing : 25.11.2021 Date of Order : 25.11.2021

ORDER

AMJAD ALI SAHITO, J:- Through the instant bail application, the applicant/accused above named seeks his pre-arrest bail in Crime No.260 of 2020, under sections 302, 324, 147, 148, 149, 337-H(ii), 504 P.P.C, registered at P.S A-Section Latiabad Hyderabad, after his bail plea was declined by the learned Model Criminal Trial Court-I, Hyderabad vide order dated 29.12.2020.

- 2. The details and particulars of the F.I.R. are already available in the bail application and F.I.R., same could be gathered from the copy of F.I.R. attached with such application, hence needs not to reproduce the same hereunder.
- 3. Learned counsel for the applicant shown certified copy of application filed under sections 345(2) & 6 Cr.P.C wherein it is stated that compromise has been effected between the parties and such applications are pending before the learned Trial Court for adjudication and prayed that since parties have compromised the matter so also the offence in which the applicant charged is compoundable, therefore, he requests that bail application of the applicant may be confirmed on same terms and conditions.
- 4. On the other hand, complainant present in Court confirms the contentions raised by the learned counsel for the applicant and states that the compromise has been effected between the parties and if interim bail of the applicant/accused is confirmed he has no objection. On hearing of the statement of the complainant learned Assistant Prosecutor General, Sindh also raised no objection for confirmation of interim pre-arrest bail.
- 5. In view of above position, instant bail application is allowed and the interim prearrest bail earlier granted to the applicant by this Court vide Order dated 01.01.2021, is hereby confirmed on the same terms and conditions. The applicant/accused is directed to

attend the learned Trial Court regularly if he fails to appear the Trial Court would be at liberty to take actions against him in accordance with law.

6. Needless to mention here that the observations made hereinabove are tentative in nature and would not influence the learned Trial Court while deciding the case of the applicant on merits.

JUDGE

Muhammad Danish*