ORDER SHEET

IN THE HIGH COURT OF SINDH, CIRCUIT COURT, <u>HYDERABAD</u>

Criminal Appeal No.S-45of 2021

DATE	ORDER WITH SIGNATURE OF JUDGE
	For hearing of M.A. No.2063/2021.

<u>12.07.2021</u>

Mir Shakir Ali Talpur, Advocate for the appellant. Ms.Rameshan, A.P.G for the State. ==

The appellant for an offence punishable under section 337-F(iii) P.P.C has been convicted and sentenced to undergo R.I for three years with benefit of section 382(b) Cr.P.C by learned VthAdditional Sessions Judge, Hyderabad vide his Judgment dated 11.03.2021, which is impugned by the appellant before this Court by preferring an appeal and in the meanwhile, by way of listed application under section 426 Cr.P.C., has sought for his release on bail pending disposal of his appeal.

2. It is contended by learned counsel for the appellant that the sentence is short one, the appellant is in custody since four months and hearing of his appeal is likely to take time. By contending so, he sought for release of the appellant on bail pending disposal of his appeal.

3. Learned A.P.G for the State has recorded no objection to release of the appellant on bail however none has put appearance on behalf of the complainant.

4. I have considered the above arguments and perused the record.

5. The conviction and sentence awarded to the appellant are short one and hearing of his appeal because of heavy pendency, obviously would take time. In these circumstances; a case for release of the appellant on bail pending disposal of his appeal is made out.

6. In view of above, by suspending the operation of impugned judgment, while relying upon case of *Abdul Hameed Vs. Muhammad Abdullah and others (1999 SCMR 2589)* the appellant is admitted to bail subject to his furnishing surety in sum of Rs.50,000/- and P.R bond in the like amount to the satisfaction of Additional Registrar of this Court.

7. The listed application is disposed of accordingly.

JUDGE

Muhammad Danish Steno*