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

Criminal Revision Application No.S-112of 2021

DATE	ORDER WITH SIGNATURE OF JUDGE
	1. For orders on office objections.
	2. For hearing of main case.
	3. For hearing of M.A. No.6079/2021.
<u>16.07.2021</u>	
Mr.Shoukat Ali Kaka, Advocate for the applicant.	
MI.Shoukat An Kaka, Auvocate for the applicant.	

Ms.Sobia Bhatti, A.P.G for the State.

==

The applicant for an offence punishable under section 489-F P.P.C has been convicted and sentenced to undergo simple imprisonment for two years and to pay fine of Rs.20,000/-and in default to undergo simple imprisonment for one month with benefit of section 382-(b) Cr.P.Cby learned Civil Judge& Judicial Magistrate-I/MTMC Mirpurkhas vide his Judgment dated 06.01.2021, which was impugned by the applicant by preferring an appeal it has also been dismissed by learned Additional Sessions Judge-I/MCTC, Mirpurkhas vide his judgment dated 24.06.2021, which is impugned by the applicant before this Court by preferring the instant revision application 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 revision application.

It is contended by learned counsel for the applicant that the sentence is short one and hearing of his revision is likely to take time.
By contending so, he sought for release of the applicant on bail pending disposal of his revision application.

3. Learned A.P.G for the State has opposed to release of the applicant on bail by contending that hearing of revision application would take no time.

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

5. The applicant was enjoying the concession of bail at trial; the conviction and sentence awarded to him are short one and hearing of his revision application because of heavy pendency, obviously would take time. In these circumstances; a case for release of the applicant on bail pending disposal of his revision application obviously is made out.

6. In view of above, by suspending the operation of impugned judgments legality whereof requires its examination and while relying upon case of *Abdul Hameed Vs. Muhammad Abdullah and others (1999 SCMR 2589)* the applicant is admitted to bail subject to his furnishing solvent 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*