ORDER SHEET IN THE HIGH COURT OF SINDH, CIRCUIT COURT, **HYDERABAD**

Criminal Bail Application No.S-445 of 2021

DATE	ORDER WITH SIGNATURE OF JUDGE
1.	For orders on office objections.
2.	For hearing of main case.
<u>19.07.2021</u> .	

Mr. Ghulam Mustafa Burdi, Advocate for the applicant. Ms. Sana Memon, A.P.G for State. ==

Irshad Ali Shah J.- It is alleged that the applicant with one more culprit in furtherance of their common intention committed sodomy with PW Shahbaz Ali, for that the present case was registered.

2. The applicant on having been refused post-arrest bail by learned 3rdAdditional Sessions Judge, Shaheed Benazirabad has sought for the same from this Court by making instant application under section 497 Cr.P.C.

3. It is contended by learned counsel for the applicant that the applicant being innocent has been involved in this case falsely by the complainantin order to satisfy his dispute with him over landed property; the FIR of the incident has been lodged after due consultation that too with delay of about 07 hours; DNA report and chemical examiner's report are not implicating the applicant in commission of incident and co-accused Rahim Jan alias Rahim Ali has already been admitted to bail by this Court, therefore, the

applicant is entitled to be released on bail on point of further inquiry and consistency.

4. Learned Assistant Prosecutor General for the Statehas recorded no objection to release of the applicant on bail.

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

6. The FIR of the incident has been lodged by complainant Shoukat Ali after due consultation with the elders that too with delay of about 07 hours; such delay having not been explained plausibly could not be lost sight of. The report of the chemical examiner and DNA report are not implicating the applicant in commission of incident. Co-accused Rahim Jan alias Rahim Ali with utmost similar role has already been admitted to bail by this Court. The parties are said to be disputed over landed property. In these circumstances, a case for grant of bail to the applicant on point of further inquiry obviously is made out.

7. In view of above, the applicant is admitted to post arrest bail subject to his furnishing solvent surety in the sum of Rs.50,000/and P.R bond in the like amount to the satisfaction of learned trial Court.

8. The instant bail application is disposed of accordingly.

JUDGE

<u>Muhammad Danish Steno,</u>