

Order Sheet
IN THE HIGH COURT OF SINDH,
BENCH AT SUKKUR

Crl. Bail Application No.S- 593 of 2022
Crl. Bail Application No.S- 626 of 2022

Date of hearing	Order with signature of Judge.
-----------------	--------------------------------

Hearing of Bail Application

- 1.For orders on office objections.
- 2.For hearing of bail application

07-08-2023

Mr. Shafique Ahmed Leghari, Advocate along with applicants except applicant Ghulam Fareed.

Mr. Rukhsar Ahmed M.Junejo, Advocate files power on behalf of complainant.

Mr. Zulfiqar Ali Jatoi, Additional P.G for the State.

MUHAMMAD IQBAL KALHORO, I.- Parties appear to be at odds with each other on matrimonial affairs as allegation of kidnapping of daughter-in-law of complainant by applicants has been revealed in the FIR. On 30.08.2022, when son of complainant Muhammad Nazir was present in his house, he was called by applicant Mir Muhammad to come out and accompanied him. On his call, he went to his land, where, subsequently, as informed by accused, he died out of sunstroke. The complainant was not satisfied and made his own enquiry and came to know that his son was in fact murdered by the applicants by causing him electric shock. Hence, he lodged FIR.

2. *Prima facie*, in investigation, no incriminating evidence has been found against applicants. Police papers available with the Additional P.G depict that deceased had died from electric shock when he was fiddling with electric wires attached with water machine. Citing this

background, learned counsel for the applicants has prayed for confirmation of bail which has not been opposed by learned Additional P.G.

3. Learned counsel for the complainant has, however, opined that the case against the applicants requires further enquiry.

4. In view of such position, plus *prima facie* lack of evidence as discussed above, these bail applications are **allowed** and the bail of applicants and applicant Ghulam Fareed, who is not present today and on whose behalf, request for condonation of his absence has been allowed, is confirmed on the same terms and conditions.

5. The observations made hereinabove are tentative in nature and shall not influence the trial court while deciding the case on merits.

Office to place a signed copy of this order in captioned in connected matter.

JUDGE