

**ORDER SHEET**  
**IN THE HIGH COURT OF SINDH BENCH AT SUKKUR**  
Crl. Bail Application No. S -307 of 2023  
(*Sanaulah Chachar Vs. The State*)

---

1. For Orders on office objection.
2. For hearing of bail application.

**12-02-2024.**

Mr. Liaquat Ali Malano advocate for the applicant.  
Complainant Allah Dad in person.  
Mr. Aftab Ahmed Shar, Additional P.G for the State.  
>>>>...<<<<<

**Irshad Ali Shah, J;-** It case of the prosecution that the applicant with rest of the culprits after having formed an unlawful assembly and in prosecution of its common object, have committed murder of Saifullah by causing him fire shot injuries, for that the present case was registered.

2. The applicant on having been refused post arrest bail by learned Ist Additional Sessions Judge/(MCTC), Ghotki has sought for the same from this Court by way of instant Crl. Bail 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 and his case is not proceeding since long; therefore, he is entitled to be released on bail on point of hardship, which is opposed by learned APG for the State who is supported by the complainant by contending that disposal of case is being defeated by the applicant and others collusively.

4. Heard arguments and perused the record.

5. As per FIR, the applicant has actively participated in commission of incident by causing fire shot injuries to the deceased. As per learned APG for the State, the complainant and his witnesses have been examined and they are in attendance for want of their cross examination, which is not being made by the applicant and his co-accused collusively for one or other reason. If it is so, then it constitutes no case of hardship, which may justify this Court to release the applicant on bail.

6. Consequent upon above discussion, the instant Bail Application is dismissed.

Judge