ORDER SHEET

IN THE HIGH COURT OF SINDH, BENCH AT SUKKUR Crl. Bail Application No.D-10 of 2024 (Munir Shah Vs. The State)

Present;

Irshad Ali Shah, J Zulfiqar Ali Sangi, J

Hearing of post-arrest bail

- 1. For orders on office objection.
- 2. For hearing of Post-arrest bail application.

13-03-2024

Mr. Abdul Hafeez Phulpoto, Advocate for the applicant Syed Sardar Ali Shah Rizvi, Additional P.G for the State >>>>>...<

Irshad Ali Shah, J;- Facts in brief necessary for disposal of instant bail application are that a person named Cheetomal was abducted, the police party of PS Abdul Rehman Unar in order to make search for him went at the pointed place recovered him subsequently an encounter took place between that police party and the abductors as a result whereof a culprit named Himath Ali was apprehended in injured condition and from him was also secured a Kalashnikov; for that the present case was registered accordingly.

- 2. The applicant, on having been booked in the present case sought for his release on bail by filing such application, it was dismissed by learned Special Judge, Anti-Terrorism Khairpur. It is in these circumstances, he has sought for his release on bail by filing the instant Criminal Bail Application under section 497 Cr.P.C before this Court.
- 3. It is contended by learned counsel for the applicant that the applicant being innocent has been involved in this case falsely

without lawful justification, therefore, he is entitled to be released on bail on point of further inquiry, which is opposed by learned Addl. PG for the State by contending that the case against the applicant is proceeding and it is likely to be disposed of within a month or two.

- 4. Heard arguments and perused the record.
- 5. The applicant is not named in FIR and PW Cheetomal during course of his examination before learned trial Court has failed to recognize him by stating that he was present at the time of his abduction or captivity. In these circumstances, a case for release of the applicant on bail on point of further inquiry is made out.
- 6. In view of above, the applicant is admitted to bail subject to his furnishing surety in sum of Rs.100,000/- (One lac) and PR bond in the like amount to the satisfaction of learned trial Court.
- 7. Instant bail application is disposed of accordingly.

Judge

Judge

ARBROHI