

IN THE HIGH COURT OF SINDH, CIRCUIT COURT, LARKANA.

Cr. Misc. Appln. No. S-127 of 2014.

Date

Order with signature of hon'ble Judge.

1.For orders on office objections as flag A.2.For orders on M.A No. 1477 of 2014.3.For Katcha Peshi.

13.10.2015.

Mr. Ali Nawaz Ghanghro, counsel for the applicant.

Mr. Khadim Hussain Khoonharo, D.P.G

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Heard learned counsel for the applicant. At this juncture it would be conducive to refer the relevant portion of impugned order as under:

"It is true that; there is delay in lodging of FIR but it is explained in FIR itself as is contended to be by learned counsel for the complainant, the role of causing Qatle-Amd of said deceased is attributed specially to co-accused Wajid alias Wajoo, Shaman Ali, Zameer and Aamir, the role attributed to the present applicant/accused in commission of the incident is only to the extent of instigation and of making aerial firing, the parties are already disputed in that situation, the sharing of common intention in commission of incident on his part apparently is calling for further enquiry, mere recovery of crime weapon from him is not enough to disentitle him to concession of bail with the circumstances of the case."

Perusal of impugned order reflects that instant criminal miscellaneous application is not falling within the criterion for cancellation of bail. Accordingly, same is dismissed. However, trial Court is directed to conclude the trial within three months with compliance report.