ORDER SHEET IN THE HIGH COURT OF SINDH, KARACHI

Cr. Bail. Appl. No.2443 of 2024
Order with signature of the Judge

Date	Order with signature of the Judge
<u>04.12.2024</u>	
	Ms. Shamim Akhtar, Advocate for applicant.

Ms. Rubina Qadir, DPG

<u>OR</u>DER

MUHAMMAD IQBAL KALHORO J: Applicant Faisal Ellahi is seeking pre arrest bail in Crime No.572/2024 U/s 489-F PPC of P.S. Boat Basin, Karachi. Applicant is present on ad-interim pre arrest bail granted to them vide order dated 21.10.2024 and today matter is fixed for confirmation or otherwise.

2. As per brief facts, allegedly applicant purchased two cars from complainant who is carrying out business of sale and purchase of the vehicles. He paid cost of one car but regarding cost of another car bearing No.BMU-752, he gave him a cheque of Rs.35,00,000/- which on presentation in the bank was dishonoured. Hence FIR.

3. Learned defence counsel has submitted copies of documents showing an agreement between the parties regarding sale of two cars and a receipt signed by complainant showing that he had received advance of Rs.20,00,000/- against cost of subject car and only balance of Rs.15,00,000/- was outstanding against applicant. On different occasions, this money was paid to him through his bank account, copies of receipts, learned defence counsel has submitted. Finally, complainant has caused transfer of the registration of car in favour of one Abdul Ghaffar.

4. Learned DPG has opposed the bail but has admitted that transfer of car in the name of one Abdul Ghaffar is mentioned in the Challan.

5. I have heard the parties and perused material available on record. In view of above facts and circumstances, the case of further inquiry has been made out and false implication of applicant on the basis of business rivalry as applicant is also working in the same business, cannot be ruled out. Accordingly, this application is allowed and the ad-interim pre arrest bail granted to the applicant is confirmed on the same terms and conditions.

The observations made herein above are tentative in nature and would not prejudice case of either party at trial.

The Cr. Bail Application is disposed of.

<u>A.K</u>