ORDER SHEET

IN THE HIGH COURT OF SINDH, KARACHI. Cr. Bail Appl. No.2842 of 2023 (Muhammad Munir vs. The State)

(Transfer t	
Date	Order with signature of Judge

For Hg. of Bail Application

05.06.2024.

Syed Rashid Rizvi, Advocate for Applicant Mr. Arshad Khan, Advocate for Complainant Ms. Rahat Ahsan, Addl: PG Sindh

ORDER

MUHAMMAD IQBAL KALHORO J: Applicant has filed this application for post arrest bail in Crime No.677/2021, under Section 302, 34 PPC at Police Station Temoria in which he is alleged to have murdered brother of complainant namely Muhammad Irfan. Previously when he filed application for same relief, directions were issued to the trial Court for an expeditious trial.

- 2. The only ground agitated by learned defence counsel is that those directions have not been complied with and the case has not been concluded yet. However, it is reported by learned Addl: PG Sindh that four (04) material witnesses have been examined and they have *prima facie* implicated the applicant. It is only the official witnesses, who remain to be examined by the trial Court.
- 3. No case, therefore, has been made out for grant of bail as the directions to the trial Court to expedite the trial have been materially met. Furthermore, non-compliance of direction to the trial Court does not create an additional ground in favour of the accused to seek bail on. In this case even such ground is not available to the applicant because four (4) material witnesses have been examined. Therefore, while dismissing this bail application, it is hoped that the trial Court would examine remaining witnesses within a period of three (03) months. Learned Additional PG Sindh is directed to make sure the witnesses are present before the trial Court on the next date of hearing without failure and the trial Court shall not to grant any adjournment to either party on any ground unless justified

The bail application stands disposed of.

JUDGE