

**ORDER SHEET
IN THE HIGH COURT OF SINDH, KARACHI.**

Cr. Bail Appl No. **1056** of 2020

Date	Order with signature of Judge
------	-------------------------------

Shah AlamVs.....The State

For hearing of bail application
10.08.2020

Mr. Nasrullah Malik, Advocate for Applicant
Mr. Ali Haider Salim, DPG a/w complainant Muhammad Junaid
Naseem

ORDER

Applicant is seeking post arrest bail in a case bearing Crime No.538/2020, u/s 384, 395 PPC read with section 7 ATA, 1997, registered at Police Station Surjani Town, Karachi.

2. It is alleged that co-accused Abdullah Bangali alias Nana; Muhammad Khawar; Kaleem Mughal; and Islam demanded 'batta' of Rs.12,00,000/- from the complainant, who is in business of construction, on 04.06.2020 when he was present at Plot No.LA-27, Sector-8, Sujrani Town, District West, Karachi, but he did not oblige. Subsequently on 10.06.2020 the said accused came at the said plot and snatched arms and ammunition from security guards available there. Complainant reported the matter to the police accordingly. The complainant is present submits that applicant is accomplice of co-accused and was present outside of place of incident at the relevant time but has admitted that neither his name nor his availability outside is mentioned in FIR. He has also admitted that applicant is not the one who had snatched weapons from security guards and that he has been implicated in the case on the basis of statement of co-accused.

3. This whole scenario shows that the case against the applicant requires further enquiry. Accordingly, the bail application is allowed, the applicant is granted post-arrest bail subject to furnishing a solvent surety in the sum of Rs.200,000/- (Rupees two hundred thousand only) and P.R bond in the like amount to be executed to the satisfaction of the trial Court. However, the trial court is directed to expedite the trial and in case at any stage of trial, the applicant attempts to tamper with the evidence or hinder the process of trial in any manner, the trial court would be at liberty to take

action according to law against him pertaining to bail without seeking permission from this court.

4. The bail application is disposed of in the above terms; the findings made hereinabove are tentative in nature and would not prejudice case of either party at trial.

Judge

Judge

Rafiq P.A.