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

Cr. Bail Appl No.1582 of 2019

Date	Order with signature of Judge

Muhammad Parwaiz Iqbal .....Applicant

### Versus

The State......Respondent

### For hearing of bail application

### 28.01.2020

Mr. Muhammad Ilyas Awan, Advocate for Applicant Ch. Muhammad Anwar, Special Prosecutor, Rangers (Sindh) Mr. Fahim, DPG

# <u>ORDER</u>

This is second bail application filed by applicant in a case bearing Crime No.179/2012, U/s 302, 324, 353, 186, 34 PPC & 4/5 Explosive Substance Act read with section 7 ATA, registered at Police Station Kharadar, Karachi. His first bail application was dismissed vide order dated 22.05.2018 with directions to the trial court to examine witnesses including PW Noor Ahmed within two months. Up till now as per learned defence counsel only 06 witnesses including said PW Noor Ahmed have been examined, who have not identified the applicant.

2. Applicant's name does not transpire in FIR, and he was arrested on 12.09.2018 on the basis of statement of co-accused in this case having the facts which show that on 22.05.2012 Sindh Mohabbat Rally was held in Karachi by Karachi City Alliance and some other political parties, on the security of which, several police officials were deputed. At about 1545 hours, when the rally arrived at Chabba Street, South Napier, Karachi, some miscreants/terrorists made indiscriminate firing on it form nearby buildings and streets and hurled grenades, as a result of which, 06 persons died and 22 were injured.

3. Learned Special Prosecutor, Rangers (Sindh) and DPG have opposed grant of bail to the applicant. However, we have seen that in the similar circumstances and on same grounds co-accused Muhammad Sarwar was granted bail vide order dated 01.08.2019. Applicant has been arraigned on the basis of statement of co-accused and so far 06 witnesses examined by the prosecution none has identified him, which makes the case against him to be of further enquiry. Accordingly, this application is allowed and applicant is granted bail subject to his furnishing a solvent surety in the sum of Rs.5,00,000/ (Rupees five lac) with P.R. bond in the like amount to be executed to the satisfaction of the trial 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.