IN THE HIGH COURT OF SINDH, KARACHI. <u>Cr. Bail Appl No.1891 of 2024</u> (Abdul Rahim *vs.* The State)

Cr. Bail Appl No.1892 of 2024 (Wali Jan vs. The State)

28.10.2024

Ms. Azmat Gul @ Insha gul, advocate a/w applicants Ms. Rahat Ahsan, Addl: PG Sindh a/w complainant and PI Manzoor Abbasi, P.S. Saeedabad, Karachi

<u>O R D E R</u>

MUHAMMAD IQBAL KALHORO J: Complainant, who is Inspector, Custom and Intelligence, Karachi, on a tip off along with his team reached Enter City Bus Terminal Yousuf Goth, Karachi and retrieved smuggled articles from different buses. When he was shifting the smuggled articles in private vehicles for taking them to the Custom Police Station, applicant along with other coaccused with a mob of 80/100 people came at the spot, started resisting the course, making firing and damaging at least four (04) official vehicles. Complainant is present and submits that accused at least caused damages of Rs.20,00,000/- to different government vehicles and two private motorcycles by setting them on fire, hence, FIR.

2. Learned counsel for the applicant submits that the co-accused Saleem whose is also named in the FIR has been granted post arrest bail by the Magistrate. The case of the applicants is on same footing. All the offences are bailable except Section 435 PPC, which is punishable for 07 years. The applicants are ready to submit security of Rs.20,00,000/- before the trial Court in order to secure the damages.

3. Learned Addl: PG Sindh submits that if applicants furnish additional security of Rs.20,00,000/- before the trial Court she would have no objection.

4. In view of above grounds and no objection, these bail applications are allowed and ad-interim pre-arrest bail granted to the applicant vide order dated 22.08.2024 is hereby confirmed on same terms and conditions. However, in addition to the surety, the applicants are required to furnish a security of Rs.20,00,000/- within a period twenty (20) days from today before the trial Court. If the applicants fail to submit the security within stipulated time, these applications would be deemed to have been dismissed and the trial court would be at liberty to take action against the applicants including their arrest in accordance with law.

5. Needless to mention that the observations made herein above are tentative in nature and would not prejudice case of either party at trial. The bail applications are disposed of in the above terms.

Office to place a copy of this order in connected bail application.

JUDGE

Rafiq/P.A.