IN THE HIGH COURT OF SINDH, KARACHI.

Cr. Bail Appl No.2082 of 2024

(Syed Saeed Ahmed Shah vs. The State)

28.10.2024

Ms. Samreen Ali Rizvi, advocate holding brief for Mr. Hasnain Ali Choan, Advocate for applicant a/w applicant Ms. Rahat Ahsan, Addl: PG Sindh Mr. Ghulam Mustafa Dall, advocate for complainant a/w complainant

Muhammad Iqbal Kalhoro, J:- After arguing the matter at some length, applicant has agreed to return the amount of Rs.32,50,000/- to the complainant, who is also present in person, within three months' time before the trial Court.

2. Learned counsel for the complainant and learned Addl: PG Sindh have conceded to this proposal and given no objection.

3. In view of above, this bail applications is allowed and ad-interim prearrest bail granted to the applicant vide order dated 12.09.2024 is hereby confirmed on same terms and conditions. However, applicant is required to return the amount i.e. Rs.32,50,000/- (Rupees thirty two lac and fifty thousand) to the complainant before the trial Court in three months' time from today. If within three months' time the requisite amount is not returned to the complainant as undertaken by the applicant in the Court, the bail application would be deemed to have been dismissed and the trial Court would be at liberty to take action against the applicant including his arrest in accordance with law.

4. 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 application is disposed of in the above terms.

JUDGE

Rafiq/P.A.

After arguing the matter at some length, applicant has agreed to return the amount of Rs.32,50,000/- to the complainant, who is also present in person, within a period of three (03) months' time before the trial Court.

Learned counsel for the complainant and learned Addl: PG Sindh have conceded this proposal and given no objection.

In view of above, this bail applications is allowed and ad-interim prearrest bail granted to the applicant vide order dated 12.09.2024 is hereby confirmed on same terms and conditions. However, applicant is required to return the amount to the complainant before the trial Court in two months' time from today. If within two months' time the requisite amount is not returned to the complainant as undertaken by the applicant in the Court, the bail application would be deemed to have been dismissed and the trial Court would be at liberty to take action against the applicant in accordance with law.

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 application is disposed of in the above terms.

JUDGE

Rafiq/P.A.