ORDER SHEET

IN THE HIGH COURT OF SINDH, CIRCUIT COURT, LARKANA.

Cr. Bail Appln. No.S- 144 of 2025.

DATE OF HEARING

ORDER WITH SIGNATURE OF HON'BLE JUDGE

- 1.For orders on M.A No. 2228/2025.
- 2. For orders on office objection as flag A.
- 3. For hearing of bail Application.

5.5.2025.

Mr. Sher Ali Chandio, advocate for the applicant.

Mr. Aitbar Ali Bullo, D.P.G.

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

AMJAD ALI SAHITO-J.:- Through this bail application, applicant Manzoor Ali Sodhar is seeking post arrest bail in Crime No.44 of 2025 of P.S Mehar under Sections 397 PPC, after dismissal of his bail plea by learned Trial Court vide impugned order dated 28.02.2025.

Details and particulars of the FIR are already available in the memo of instant application, same can be gathered from the copy of FIR attached with the application, hence need not to reproduce the same hereunder.

Per learned counsel, applicant is innocent and he has been falsely implicated in this case on the testimony of witness who being cousin of complainant is hostile and interested witness; no incident as alleged has taken place and the alleged recovery has been foisted upon the applicant and prosecution case against the applicant calls for further enquiry.

Learned D.P.G opposed the grant of bail and supported impugned order.

Heard learned counsel for the applicant as well as learned D.P.G and perused the material brought on record.

Perusal of record reflects that name of applicant appears in the FIR with specific role of robbing cash Rs.6000/=, ATM Card, CNIC, driving license and one sale letter of motorcycle from complainant while other co-accused also robbed one touch screen mobile phone from complainant and one Vegotell mobile phone, CNIC and cash Rs.5000/= from P.W Javed. Subsequently complainant registered the FIR. Record further reveals that applicant was arrested and robbed articles were recovered from him.

On my tentative view, there appears sufficient material available on record to connect the applicant with the commission of offence. Resultantly instant bail application is dismissed.

Needless to say, observations made herein above are tentative in nature and would not prejudice the case of either side while deciding fate of the case by trial Court.

JUDGE

Shabir/P.S