IN THE HIGH COURT OF SINDH, CIRCUIT COURT, LARKANA

Criminal Bail Appln. No. S-267 of 2025

Applicant Jani Khan s/o Khan

Muhammad Gopang,

Through M/s Nazir Ahmed Kolachi and Zulfiqar Ali

Memon, advocates

Complainant Bhagul Khatoon

(In person)

The State Mr. Aitbar Ali Bullo, D.P.G for

the State

Date of hearing 04-06-2025 Date of order 04-06-2025

ORDER

SHAMSUDDIN ABBASI, J.- Through instant Criminal Bail Application, applicant/accused Jan Khan seeks his admission to post-arrest-bail in Crime No.70/2022, for offence U/S 302, 147, 149, 504, 109 P.P.C registered with Police Station, Naudero, after rejection of his bail plea by the learned trial court vide order dated 22.05.2025.

- 2. Learned counsel for the applicant has mainly contended that the alleged offence is compoundable and parties have settled their dispute outside the court and all the legal heirs of deceased have filed their no objection for grant of bail.
- 3. On the last date of hearing, all the legal heirs of deceased have appeared and filed their no objection for grant of bail and extended their no objection for grant of bail on the basis of compromise arrived between the parties except son of deceased, namely, Ghulam Mustafa. Today Ghulam Mustafa has appeared along with his mother (complainant Mst. Bhagul Khatoon) and he has recorded his no objection for grant of bail.

- 4. Learned D.P.G. has also recorded his no objection for grant of bail on the basis of compromise arrived between the parties.
- 5. Heard learned counsel for the applicant, learned D.P.G. complainant in person and perused the material available on the record.
- 6. Admittedly the alleged offence is compoundable and all the legal heirs of deceased, namely, Ghulam Mustafa (son), Mushtaq Ali (son), Mst. Bagul (widow), Mst. Nusrat Khatoon (daughter), Mst. Husna Khatoon (daughter), Mst. Sadori Khatoon (daughter), Saith Ali (son), Mst. Kalsoom (daughter) and Shahnawaz (son) have appeared before this Court and extended their no objection for grant of bail on the basis of settlement outside the court. They further submit that they will file compromise applications before the learned trial court in terms of Section 345 Cr.P.C. In my humble view, the bail on the ground of compromise in a compoundable offence is a good ground for grant of bail, as it has been held in the case of *Tahir Iqbal and 6 others versus The State* (2018 YLR 2501) and *Sher Awan and another versus The State* (2019 MLD 125).
- 7. In view of above, the applicant is admitted on post-arrest bail subject to furnishing solvent surety in the sum of Rs.200,000/-(Rupees two Hundred Thousand only) and P.R bond in the like amount to the satisfaction of learned trial Court.
- 8. Needless to mention here that observations made hereinabove are tentative in nature and would not prejudice the case of either party at the time of conclusion of case.

JUDGE