

IN THE HIGH COURT OF SINDH, BENCH AT SUKKUR

Cr. Misc. Application No.S – 867 of 2019

Date	Order with Signature of Hon'ble Judge
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Fresh case

1. For orders on MA No.6471/2019 (U/A)
2. For orders on MA No.6472/2019 (Ex.A)
3. For hearing of main case

Mr. Muhammad Raza Soomro Advocate for the Applicant

ORDER

AFTAB AHMED GORAR, J.- Through instant Criminal Miscellaneous Application, the applicant / complainant has impugned the order dated 06.12.2019, passed by learned Additional Sessions Judge, Mirwah, whereby the private respondents have been granted confirmed pre-arrest bail in case arising out of Crime No.164/2019 of Police Station Faiz Ganj for offences u/s 506/2, 337-H(2), 337-A(i), 337-F(i), 147, 148, 149 PPC.

2. I have heard the learned counsel for the applicant / complainant and have gone through the record. The learned Additional Sessions Judge Mirwah, has rightly granted pre-arrest bail to the private respondents. The relevant portion of the order is reproduced herein below;

“According to FIR, there is admitted enmity between parties over Mela of Dargah and all the sections in which applicants/accused are booked areailable except Section 506/2 PC and in guidance of

Honourable Supreme Court of Pakistan, the ingredients of Section 506/2 PPC for extending threats always requires further inquiry and only could be decided after recording evidence, thus the case of applicants/accused calls for further inquiry. Moreover, after grant of interim pre-arrest bail, the applicants/accused have not misused the concession of bail.”

3. In view of the above, the learned Additional Sessions Judge, Mirwah was right to grant pre-arrest bail to the private respondents, as such the same does not call for any interference by this Court. The instant Criminal Miscellaneous Application is dismissed in limine along with listed applications.

Judge

ARBROHI