

ORDER SHEET

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

Cr. Bail Appln. No.S- 26 of 2024.

DATE OF HEARING	ORDER WITH SIGNATURE OF HON'BLE JUDGE
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- 1.For orders on office objection as flag A.
- 2.For hearing of bail Application.

07.5.2025.

Mr. Akram Kaboh, advocate for the applicant.

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

O R D E R.

AMJAD ALI SAHITO-J.:- Through this bail application, applicant Rahib Ali Khoso is seeking post arrest bail in Crime No.175 of 2024 of P.S A-Section Shahdadt District Kamber Shahdadt under Sections 365-B, 452, 504, 148, 149 PPC, after dismissal of his bail plea by learned Trial Court vide impugned order dated 05.11.2024.

Details and particulars of the FIR are already available in the memo of instant application, same can also 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 has been falsely implicated in the case; there is delay of 11 days in lodgment of FIR for which no plausible explanation has been furnished by complainant; incident is not occurred as alleged in the FIR but in fact Mst.Tehmina left her house and contracted marriage with one Nisar Rind and she also recorded such video which went viral in which she stated that presently she live in Province of Balochistan and married with Nisar belonging to Rind community, thus it is very much clear that present applicant/accused is innocent and has been falsely implicated and he has not committed the offence.

On the other hand I.O/SDPO Ratodero is present and confirms that he has also seen such video in which Mst.Tehmina clearly stated that she has contracted marriage with Nisar from Rind community. Learned D.P.G in above circumstances, extended no objection.

It appears that alleged abductee Mst.Tehmina has recorded video which went viral in which she clearly stated that she has contracted marriage with Nisar Rind out of her own free will and wishes whereby she has not supported the version of FIR in which it was claimed that she was

abducted by the accused/applicant. I.O of the case present in Court also confirmed the above position. At this stage tentative assessment is to be made. The applicant has made out case for grant of bail. Resultantly instant bail application is allowed. Applicant shall be released on bail subject to furnishing solvent surety in the sum of Rs.100,000/= and P.R bond in the like amount to the satisfaction of trial Court.

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