IN THE HIGH COURT OF SINDH, CIRCUIT COURT, LARKANA

Crl. Bail Application No.S-364 of 2025

Applicant: Meer Lakhmir Khan s/o Peer Bux by

caste Thaheem,

Through Mr. Sher Ali Chandio, Advocate.

The State: Through Mr. Nazir Ahmed Bhangwar,

Deputy Prosecutor General, Sindh

Date of hearing: 18-07-2025

Date of order: 18-07-2025

<u>ORDER</u>

Khalid Hussain Shahani, J:- Applicant Meer Lakhmir Khan Thaheem seeks post-arrest bail in case Crime No.119/2024, offence under Sections 395, 337-H(ii) PPC registered at Police Station, Saddar Jacobabad, after his bail plea was turned down by learned Additional Sessions Judge-II, Jacobabad, vide order dated 25.06.2025.

- 2. Brief theory, borne out from the F.I.R lodged by complainant Gahano Khan on 27.06.2024 is to the effect that on the fateful day i.e 17.06.2024, at 10.00 a.m, the present applicant alongwith rest of the accused, duly armed with weapons, committed dacoity of cash, licensed rifle, revolver and Silver wrist watch (as are detailed in FIR) from Thaheem House situated at Quetta road, for that the instant case was registered against the accused.
- 3. Learned counsel for the applicant argued that the applicant is innocent and has falsely been implicated in this case by the complainant with malafide intention and ulterior motives; that the FIR is delayed by 10 days for which no plausible explanation has been furnished; that there is

no direct role assigned to the applicant; that the applicant is not named in FIR but his name was given in the case in further statements of PWs recorded 63 days after the incident; that co-accused Pir Bux @ Peeral has already been admitted to bail by this Court, therefore, the applicant is entitled for grant of bail on the rule of consistency.

- 4. Learned D.P.G for the State has conceded the arguments advanced by learned counsel for the applicant and raised no objection for grant of bail to the applicant.
- 5. Heard learned Counsel for the applicant, learned Deputy Prosecutor General representing the State, and has thoroughly examined the material presented on record.
- 6. Since, co-accused Pir Bux @ Peeral has already been admitted to post arrest bail by this Court vide order on 19.05.2025, therefore, the applicant also deserves the same concession on the rule of consistency. Moreover, learned D.P.G has frankly conceded for grant of bail to the applicant. Accordingly, the applicant is admitted to post-arrest bail, subject to his furnishing solvent surety in the sum of Rs.50,000/- (Fifty thousand) and P.R bond in the like amount to the satisfaction of learned trial Court.

JUDGE