

471

ORDER SHEET  
THE HIGH COURT OF SINDH, CIRCUIT COURT LARKANO

Crl. Bail Appln. No.S-562 of 2023.

Date

Order with signature of Judge

22.02.2024

1. For orders on office objection 'A'.
2. For hearing of bail application.

Mr. Muhammad Afzal Jagirani, advocate for the applicant.

Mr. Atta Hussain Qadri, advocate for the complainant.

Mr. Ali Anwar Kandhro, Addl. P. G

-.-.-.-.-

Pursuant to directions, the trial Court has submitted progress report which reads as under :


*"I have the honour to submit that in obedience order passed by Honourabler High Court of Sindh, Circuit Court, Larkana on 01.02.2024 in Crl. Bail Appln. No.S-562/2023, Re-Javed v. The State, FIR No.20/2022 u/s 302, 148, 149337-H(ii), 114 PPC PS Ratodero. It is submitted that today i.e.14.02.2024 instant matter was fixed for evidence. Complainant Ms. Mai Hawa, eye-witness Abdul Majeed and Tapedar Muhammad Tahir appeared before this Court, who were examined by this Court as Exh.08 to Exh.10. Learned DDPP for the State gave up P.W Zakir and submitted such statement as Exh.11.*

*Further it is submitted that P.W PC Abdul Ghafoor was already examined by this Court as Exh.07. Now remaining official witnesses will be examined on next date of hearing on their arrival. Now matter is fixed on 29.02.2024 for recording evidence of remaining prosecution witnesses."*

After arguing the bail application at some length, learned counsel submits that the applicant would be satisfied and would not press instant bail application if the trial Court is directed to expedite the trial within shortest possible time. Learned Addl. P. G and the counsel for the complainant have no objection.

Accordingly, instant bail application is hereby disposed of; however, counsel for the complainant and learned Addl. P.G present before the Court undertake to procure the attendance of their respective

witnesses before the trial Court on 29.02.2024 when the matter is already fixed, without fail. Upon appearance of the witnesses, the trial Court shall examine them and after conclusion of the trial decide the fate of the case within two months time under intimation to this Court through Additional Registrar. In case prosecution may fail to procure its witnesses and the trial is not concluded, the applicant shall be at liberty to file fresh application for bail, before the trial Court, which shall be decided upon its own merits strictly in accordance with law.

  
Judge

M.Y.Panwar/\*\*