ORDER SHEET
IN THE HIGH COURT OF SINDH AT SUKKUR

Cr. Bail Application No.S-156 of 2019

Date

Order with signature of Judge

1. For orders on office objection at flag 'A'

2. For hearing of bail application

10-06-2019

Mr. Waseem Ahmed Sundrani, Advocate for the applicant

Mr. Sher Muhammad Domki, Advocate for Complainant.

Mr. Aftab Ahmed Shar, Addl. P.G

.-.-.-.-.-.-.-.-

At the very outset learned counsel for the applicant, under instructions,

does not press this bail application, which is dismissed as not pressed,

however, he seeks indulgence of this court that appropriate direction may be

issued to the learned trial court to examine the victim lady within a period of

one month positively. The prosecution undertakes to procure the attendance

of Mst. Basheeran before the learned trial court on the next date of hearing.

From the foregoing, the learned Trial Court is directed to record evidence of

the aforesaid witness within a period of one month, where after the Applicant

will be at liberty to move fresh Bail Application before the learned Trial

Court on fresh ground if any and the learned trial Court shall decide the same

on merit, keeping in view the judgment rendered by the Hon'ble Supreme

Court of Pakistan in the case of Imtiaz Ahmed Vs. the State, through Special

Prosecutor ANF, (2017 SCMR 1194).

The learned trail court to ensure recording of evidence of the aforesaid PW

without granting any adjournment to any party on any ground whatsoever,

within a period of one month and submit compliance report before this Court

for perusal.

I expect from the learned trial Court that the direction of this Court

particularly in the bail matters shall be adhered to and valid reasons are to be

assigned, if the direction is not complied with within the stipulated time.

In view of such statement of learned counsel for the applicant this bail

application stands disposed of.

JUDGE