IN THE HIGH COURT OF SINDH, KARACHI

Cr. Bail Application No. 174 of 2020

APPLICANT : Samiullah s/o. Mehboob,

through Mr. Zulfigar Ali Sheikh, Advocate.

RESPONDENT : The State,

through Mr. Fahim Hussain Panhwar, DPG.

Hearing on : 26.02.2020.

Decided on : 26.02.2020.

ORDER.

<u>ABDUL MOBEEN LAKHO, J.</u>- Being aggrieved and dissatisfied by the impugned order dated 04.02.2020 passed by learned IInd Additional District and Sessions Judge, Karachi West in case being crime No. 293/2019, under Section 395/34 P.P.C, registered at PS Maripur whereby the post arrest bail of the present applicant was dismissed, the applicant/ accused has approached this Court for seeking bail.

2. Briefly stated, the facts of the prosecution case as narrated in the FIR are that on 13.10.2019 the complainant alongwith his family member were sleeping when at about 02:45 a.m to 05:30 a.m hours 08 accused persons entered into his house and broke the lock of the room situated on ground floor and illegally confined his father and other family members who were sleeping in the room and then they entered into his room and illegally confined him and started looting. They took away 42 tola gold, cash amount of Rs.5,00,000/-, 04 mobile phones and 02 persons kept standing them and after about 04 hours 06 persons entered into house of Maqbool Hussain son of Muhammad Ali resident of House No.II and illegally confined the family of Maqbool Hussain and took away the 100 tola gold from Almirah, Rs.9,00,000/- in Pakistani currency, Rs.81,000/- in Saudi Riyal, Rs.4,000/- in American Dollar, 04 mobiles phone, 05 wrist watches, a 30-bore pistol and a 32-bore revolver licensed and ran away at about 05:30 hours and after the consultation with the family member he went to police station and his claim against eight unknown accused persons who looted the article from his house and house of Magbool Hussain. Hence this FIR.

- 3. Learned counsel for the applicant/accused has contended that the applicant/accused is innocent and has committed no offence and have falsely been implicated in this case by the complainant; that the name of the applicant/accused is not mentioned in the FIR and neither any specific role attributed to the present applicant/accused in the FIR as such the case is doubtful; that police official with the collusion of complainant illegally confined the applicant/accused and demanded the illegal amount and upon refusal they have falsely involved the present accused in this case. As such the applicant/accused is entitle for bail; that as per the contents of FIR the incident took place at about 02:45 a.m to 05:30 a.m hours but complainant lodged the FIR at about 08:30 a.m without explaining the delay; that applicant/accused was not arrested from the place of incident and challan has already been submitted by the IO as such the accused is not needed for further investigation and applicant/accused is entitled for bail; that no recovery is effected from the applicant/accused hence, the case calls for further enquiry; that offences does not falls within the prohibitory clause of section 497 CR.P.C, as the minimum punishment of the offence is 04 years; that the applicant/accused is not hardened or not previously convicted in any case; that the applicant/accused is permanent resident of Karachi nor can he temper with the prosecution witnesses; that the applicant is ready to furnish solvent surety to the entire satisfaction of this Hon'ble Court.
- 4. Learned DPG supported the order of the trial Court and stated that there are two other cases pending against him and recoveries have been made on the pointation of the accused. Hence the bail should be refused.
- 5. Heard arguments of learned counsel for the parties and perused the material available on record.
- 6. The incident took place on 13.10.2019 at about 02:45 a.m to 05:30 a.m and the culprits allegedly left the place of incident at about 5:00 a.m but complainant lodged an FIR at about 08:30 a.m usually people call 15 (Police Helpline) so the police can have the first look at the place of incident but here the complainant went to the police station after about 5 hours the delay is not explained that too when the police station is in the city.

- 7. So far arguments of learned DPG regarding registration of two other criminal cases against the applicant is concerned, it is established principle of law that until and unless guilt is proved, accused would be deemed to be innocent and mere registration of number of cases against the applicant, without conviction, is no ground for withholding grant of bail, especially when accused was not a previous convict. Reliance is placed on the case of Rahim alias Rahmat and another v. The State (1998 PCr.LJ 821).
- 8. Delay in lodging of FIR provides sufficient time for deliberation and consultation, for which the complainant had given no explanation, which makes the case of the applicant one of further inquiry. Admittedly, the applicant/accused has not been nominated in the FIR; during investigation, there is no direct evidence available with the complainant The evidentiary status of the applicant. disclosure/recovery can be seen and determined by the trial Court after recording of evidence. The detention of the applicant/accused incarceration will not serve any useful purpose because the challan has been submitted in the trial Court is at initial stage and as such, in absence of any exceptional circumstances, grant of bail to an accused is a right, which should be given to the accused and refusal is an exception, as held by the Hon'ble Supreme Court of Pakistan in the case of Zafar Igbal v. Muhammad Anwar and others (2009 SCMR 1488), Riaz Jafar Natig v. Muhammad Nadeem Dar and others (2011 SCMR 1708) and Tariq Bashir and 5 others v. The State (PLD 1995 SC 34).
- 9. The observations made hereinabove are tentative in nature and shall not prejudice the case of either party during trial. However, the learned trial Court may proceed against the applicant if he will be found misusing the concession of bail.
- 10. These are the reasons of my short order dated 26.02.2020.

This Criminal Bail Application stands disposed of in the same terms.