

**IN THE HIGH COURT OF SINDH, BENCH AT SUKKUR**

**CrI. Bail Application No. S- 255 of 2018**

For Hearing of Bail Application.

**04-06-2018**

Mr. Ajeebullah Junejo Advocate for applicant.

Mr. Zulfiqar Ali Jatoi, APG for the State.

**ORDER**

Applicant Muhammad Hassan seeks post-arrest bail in crime No. 11 of 2017 registered at P.S, Raza Goth for offences under sections 457, 148, 149, 324 & 337H(2) PPC.

2. At the very outset, learned counsel for applicant contends that applicant is involved in a case of injury. Per learned counsel, applicant caused fire shot injury to Mst. Jannat, she received the same on leg, which is non-vital part. In fact, this case is lodged to settle the score of FIR No. 10 of 2017 lodged by applicant, wherein his uncle received fire shot injuries on his face by the complainant party.

3. Learned APG for the State reluctantly opposed the grant of bail.

4. Admittedly, the offence with which applicant is charged does not fall within prohibitory clause of section 497 CrPC. Alleged injury is on non-vital part of body. Enmity is admitted in the FIR, therefore this is a case of further probe. Accordingly, applicant is admitted to post-arrest bail subject to his furnishing solvent surety in the sum of Rs. 50,000/- (Fifty Thousand) with PR bond in the like amount to the satisfaction of trial court.

**JUDGE**