

ORDER SHEET
IN THE HIGH COURT OF SINDH, BENCH AT SUKKUR
Crl. M.A.No. S- 490 of 2017

DATE OF HEARING	ORDER WITH SIGNATURE OF JUDGE.
-----------------	--------------------------------

For katcha peshi.

Mr. Faiz Muhammad Laghari Advocate for applicant.
Mr. Zulfiqar Ali J atoi, DPG for the State.

Date of hearing: 07-08-2017
Date of Order: 07-08-2017

ORDER

Aftab Ahmed Gorar J., Through this Crl. Misc. Application under section 497(5) read with section 561-A Cr.P.C, applicant Abdul Ghani seeks cancelation of pre-arrest bail granted to the respondents No.1 to 3 by learned 1st Additional Sessions Judge, Khairpur vide order dated 11.07.2016. The operative part of the impugned order reads as follows:

“The perusal of file shows that the allegations against accused are that they allegedly abducted Mast. Shazia Khatoon wife of complainant on the force of weapons. It is also matter of record that the alleged abductee has contracted marriage with accused Parvez Ahmed Chang after swearing affidavit showing that her previous husband/complainant had divorced her four months back before her marriage and such news were published in daily Sindh Mehran dated 12.5.2016 and Sobh and produced such relevant documents with this bail application including copy of Nikahnama which are available on record, hence the allegations against accused will be determined at the time of trial. It is admitted position that applicants/accused have joined the proceedings of the case to face charge of offence”.

Learned counsel for applicant has not been able to point out any illegality or irregularity in the impugned order which is quite in consonance

with the material available on record. No case is, therefore, made out for interference with the impugned order. The instant Crl. Miscellaneous application merits no consideration and is dismissed accordingly.

JUDGE

Ahmed