

**IN THE HIGH COURT OF SINDH, CIRCUIT COURT
HYDERABAD**

Cr. B.A. No.S- 177 of 2022

1. For order on office objection.
2. For hearing.

01.04.2022

Barrister Taha Rehman Jatoy, Advocate for applicant, alongwith the applicant (on interim pre-arrest bail).

Ms. Rameshan Oad, A.P.G.

ORDER

Through instant bail application, the applicant seeks pre-arrest bail in crime No.168 of 2021, registered at Police Station Sehwan, under sections 324, 147, 148, 504, 34 PPC.

2. As per FIR, accused/applicant alongwith co-accused Deedar Ali and others duly armed with deadly weapons came at the place of incident i.e. Jahaz Chowk, Sehwan, where he (applicant) and co-accused Shahnawaz made straight fires from their respective weapons upon Sajjad Ali as well as Gul Hassan with intention to commit their murder thereby both Sajjad Ali and Gul Hassan received injuries on different parts of their respective body. Thereafter, accused fled away.

3. At the outset, learned counsel for the applicant submits that since injured of the case Sajjad Ali has sworn in affidavit thereby extending his no objection to the grant of pre-arrest bail to applicant, therefore, instant application may be allowed and the interim pre-arrest bail

earlier granted to applicant vide order dated 21.01.2022 may be confirmed.

4. On the other hand, learned A.P.G appearing for the State in view of the aforementioned development, has extended her no objection.

5. Heard learned counsel for the applicant, learned A.P.G. appearing for the State. The injured/victim has submitted his affidavit thereby extending his no objection for confirmation of interim pre-arrest bail. Admittedly, the alleged offence is compoundable and learned A.P.G has also extended no objection in view of the abovesaid affidavit of no objection, hence the instant bail application is allowed and as a result thereof, interim pre-arrest bail earlier granted to the applicant by this Court vide order dated 21.02.2022 is hereby confirmed on same terms and conditions.

JUDGE

S