ORDER SHEET IN THE HIGH COURT OF SINDH, KARACHI Criminal Bail Application No.662 of 2022

Date Order with signature of Judge

1. For orders on office objection.

2. For hearing of Bail Application.

07.07.2022

Mr. Inayat Ali Mirza, Advocate for the Applicant. Ms. Seema Zaidi, Addl. Prosecutor General, Sindh along with SIP Farman Ali of P.S SSHIA, Karachi.

<u>ORDER</u>

<u>Muhammad Saleem Jessar, J:-</u> Through this bail application, Applicant Babar Nadeem seeks his release on post arrest bail in Crime No.978/2021 of P.S SSHIA, Karachi under Section 23(i)(a) of Sindh Arms Act, 2013. The applicant preferred his bail plea before the first forum, which was turned down by means of order dated 21.02.2022; hence, he has approached to this Court through this Application.

Since the facts of the prosecution case are already mentioned in the FIR, which is annexed with Court file, therefore, there is no need to reproduce the same.

The main contention of the learned counsel for the applicant is that instant case is offshoot case of main case viz. crime No.979/2021 of P.S SSHIA, Karachi, under Section 6/9-C CNS Act, 1997, vide Criminal Bail Application No.663 of 2022, in which applicant has been granted bail by this Court vide order dated 07.07.2022, therefore, this case being offshoot, applicant deserves concession of bail.

Learned Addl. Prosecutor General, Sindh appearing for the State, opposes the bail application.

<u>Heard arguments, record perused</u>. Since the applicant has been granted bail by this Court in main case viz. Crime No. 979/2021 of P.S SSHIA, Karachi, under Section 6/9-C CNS Act, 1997, vide order dated 07.07.2022 in Criminal Bail Application No.663 of 2022, therefore, case Page 1 of 2 against him requires further inquiry within the meaning of sub-section 2 to Section 497 Cr.P.C. Accordingly, instant bail application is hereby allowed. Applicant Babar Nadeem son of Abdul Jabbar, shall be released on bail subject to furnishing his solvent surety in the sum of Rs.50,000/- (Rupees Fifty Thousands Only) and PR Bond in the like amount to the satisfaction of learned trial Court.

It need not to iterate that the observation(s) made hereinabove is/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.

This Criminal Bail Application is disposed of in the terms indicated above.

JUDGE

Zulfiqar/P.A