ORDER SHEET IN THE HIGH COURT OF SINDH, KARACHI Crl. Bail Application No. 520 of 2021.

Date Order with signature of Judge

For hearing of bail application.

30th April 2021

Mr. Muhammad Daud Narejo, Advocate for the applicants.

Mr. Irfan Gul Memon, advocate for complainant.

Mr. Faheem Hussain Panhwar, DPG.

Through instant bail application, applicants seek confirmation of prearrest bail, which was granted on 29.03.2021 in FIR No. 21/2021, under Sections 147/148/149/337-A(ii)/337-F(i)/337-F(ii)/337-F(vi)/504 & 506(2) PPC, registered at P.S. Jati, District Sujawal.

2. Precisely, the relevant facts as narrated in the FIR are that present applicants and co-accused Peero Chalko and Hashim Chalko on dispute over path with complainant, they were duly armed with deadly weapons and attacked upon complainant party and in the instant incident, applicant Waryam caused hatchet blow to complainant on left side of his head, thereafter applicant Qassim caused hatchet blow at left leg of complainant and then co-accused Peero alias Peer Bux caused iron sarya blow at left arm of complainant, thereafter, applicant Mubarak caused hatchet blow at back side of shoulder of complainant, and lastly applicant Karam Ali and coaccused Hashim caused lathi blows at legs and arms of complainant, thereafter the witnesses intervened and the accused went away. The complainant in injured condition was brought at Civil Hospital Sujawal, meanwhile medical certificate issued by the doctor and the instant FIR has been lodged. Thereafter, applicants/accused applied for pre-arrest bail before the trial Court. Interim pre-arrest bail was granted to them, however, the same was dismissed at the time of confirmation except accused Karam

Ali, hence present bail application has been moved on behalf of applicants/accused.

- 3. Heard and perused the record.
- 4. Admittedly co-accused Hashim has been granted bail by the trial court, whereas, role of applicants is same and main allegation is against accused Peero who is in custody; complainant has involved whole family members by widening the net, which gives inference that malafide in law and malafide in fact cannot be ruled out latently or patently, hence, interim prearrest bail already granted to the applicants/accused is hereby confirmed on the same terms and conditions.

JUD GE