ORDER SHEET IN THE HIGH COURT OF SINDH, CIRCUIT COURT, HYDERABAD Criminal Bail Application No.S-1074 of 2022

DATE ORDER WITH SIGNATURE OF JUDGE

31.10.2022

Syed Shafique Ahmed Shah advocate for applicants.

Complainant present in person.

Ms. Rameshan Oad, A.P.G.

-.-.-.

MUHAMMAD IQBAL KALHORO, J.- On account of bad blood, accused party caused injuries to complainant party near Shop Imran Chandio village Essan Chandio Taluka Tando Adam on 12.07.2022. Allegedly, applicant Ali Gul and co-accused Khadim Hussain with iron rods caused multiple injuries to injured Raheem Bux, Muhammad Ameen and Kareem Bux on various parts of their body mainly on head, whereas, applicant Ameer Gul and Ali Raza are stated to have caused injuries to complainant and Dhani Bux. Dhani Bux has received two injuries both are bailable i.e. 337-A(i) and 337-L(ii) PPC, whereas, complainant has not received any injury which could be documented in medical certificate.

- 2. In view of above, learned Assistant PG has opposed bail to the extent of applicant Ali Gul but not of applicants Ameer Gul and Ali Raza. Whereas, complainant present in person has opposed bail to all applicants.
- 3. Learned defense counsel in view of above has agreed to seek direction for expeditious trial to the extent of case of applicant Ali Gul.
- 4. Accordingly, in view of facts and circumstances, this application to the extent of applicant Ali Gul is dismissed on the ground of his specific role of causing non-bailable injuries to PWs, whereas, application to the extent of applicants Ameer Gul and Ali Raza is allowed and they are granted bail subject to furnishing a solvent surety in the sum of Rs.50,000/- (fifty thousand) each and PR Bond of the like amount to the satisfaction of trial court.
- 5. Trial court is however directed to examine complainant and at least one material witness within a period of one month, after

which applicant Ali Gul would be at liberty to file a fresh bail application before the trial court which, if filed, shall be decided in accordance with law.

6. The observations made hereinabove are tentative in nature and shall not influence the trial court while deciding the case on merits.

JUDGE