

ORDER SHEET
IN THE HIGH COURT OF SINDH BENCH AT SUKKUR
Crl. Bail Application No. S-524 of 2022

1. For Orders on office objection.
2. For Hearing of Bail Application

18-10-2023.

Mr. Aijaz Ahmed Sipra, advocate for the applicant
Mr. Abdul Hafeez Phulpoto, advocate for the complainant.
Syed Sardar Ali Shah Rizvi, Additional P.G for the State
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Irshad Ali Shah, J;- It is alleged that the applicant with rest of the culprits abducted Mst Inayat Khatoon with her minor daughter Murk to be subject to rape or to be married against her wishes, for that the present case was registered.

2. The applicant on having been refused bail by learned trial Court; have sought for the same from this Court by way of instant Crl. Bail Application u/s 497 Cr.P.C.

3. It is contended by learned counsel for the applicant that the applicant being innocent has been involved in this case falsely by the police at the instance of complainant party only for the reason that he is father of accused Ahmed Ali @ Amboo with whom the alleged abductee has married of her own accord; therefore, he is entitled to be released on bail on point of further inquiry.

4. Learned Additional P.G for the State has recorded no objection to release of the applicant on bail by contending that the alleged abductee has also sought for quashment of subject FIR by approaching this Court. However learned counsel for the complainant has opposed to release of the applicant on bail by contending that he is vicariously liable for the commission of the incident.

5. Heard arguments and perused the record.

6. The FIR of the incident has been lodged with delay of about six days; such delay having not been explained plausibly could not be over looked. The alleged abductee has married of her own accord

with co-accused Ahmed Ali @ Amboo and now has sought for quashment of such FIR by approaching this Court. There is no apprehension of absconsion or tempering with the evidence on part of the applicant. In these circumstance; a case for release of the applicant on bail, on point of further inquiry obviously is made out.

7. In view of above the applicant is admitted to bail subject to his furnishing solvent surety in sum of Rs.50,000/- (Fifty thousand) and P.R bond in the like amount to the satisfaction of learned trial Court.

8. The instant bail application is disposed of accordingly.

J U D G E

Nasim/P.A