<u>ORDER SHEET</u> IN THE HIGH COURT OF SINDH, BENCH AT SUKKUR Crl. Bail Application No. S- 189 of 2024 (*Hubdar Ali Ujjan Vs. The State*)

- 1. For Orders on office objection.
- 2. For hearing of Bail Application

<u>05-04-2024.</u>

Mr. Bakhat Ali Rajper, advocate for the applicant. Mr. Aftab Ahmed Shar, Additional P.G for the State. >>>>>...<

1. Over ruled.

2. It is alleged that the applicant with one more culprit in furtherance of their common intention, caused fire shot injuries to complainant Meenhal on his nose and right palm with intention to commit his murder, for that the present case was registered.

3. The applicant on having been refused bail by learned IIIrd Additional Sessions Judge Khairpur; has sought for the same from this Court by way of instant Crl. Bail Application u/s 497 Cr.P.C.

4. Heard arguments and perused the record.

5. 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 injuries sustained by the complainant have been opined to be bailable in nature. Whether the bailable injuries were caused to the injured with intention to commit his murder? It requires determination at trial. The parties are disputed over inheritance of the property. The case has finally been challaned and there is no likelihood of absconsion or tampering with the evidence on the 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.

6. In view of above the applicant is admitted to bail subject to his furnishing solvent surety in sum of Rs.30,000/- (Thirty thousand) and P.R bond in the like amount to the satisfaction of learned trial Court.

7. The instant bail application is disposed of accordingly.

Judge

<u>Nasim/P.A</u>