## ORDER SHEET IN THE HIGH COURT OF SINDH AT KARACHI

Crl. Bail Application No. 1896 of 2024

Date Order with Signature of the Judge		
		Through Mr. Liaquat Ali Hamid Meyo, Advocate
The State	:	Through Ms. Fouzia Yousuf, A.P.G.Sindh a/w SIP/I.O. Ghulam Abbas and complainant SIP Abdul Aziz Police Station Ibrahim Hyderi, Karachi.
Date of hearing	:	09.09.2024
Date of order	:	09.09.2024

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<u>Muhammad Saleem Jessar, J:-</u> Through this bail application, Applicant Mueeduddin son of Ameenuddin seeks his release on post arrest bail in Crime No. 274/2024 under section 23(i)A of Sindh Arms Act, 2013 registered with Police Station Jamshed Quarters, Karachi. The applicant had earlier filed post arrest bail application before trial Court, but his request was turned down by order dated 08.08.2024, hence this application.

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

3. Learned counsel for the applicant simply argued that it is an offshoot of main case in which applicant has already been granted bail by this Court today viz. 09.09.2024; hence, deserves to be admitted to bail in this case also.

4. On the other hand, learned Assistant P.G, Sindh appearing for the State, opposes the bail application on the ground that no ill-will or any animosity has been urged against the police for foisting weapon against the applicant, as claimed by the defense.

5. <u>Heard and perused record</u>. No doubt, the applicant has failed to bring on record any ill-will or animosity on the part of police for arraying him in this case falsely. Admittedly, it is an offshoot of main case viz. Crime No.273 of 2024 registered with P.S Jamshed Quarters, Karachi, for offences punishable under Section 353, 324, 186 & 34 PPC, in which applicant has been granted bail by this

Court today viz. 09.09.2024 vide Criminal Bail Application No.1895 of 2024. It being an offshoot of main case, the applicant deserves to be admitted to bail in this case also. As far as, punishment provided by the law, is concerned, the legislature itself has left it upon discretion of the Court to determine quantum of the sentence after recording evidence of the prosecution witnesses. In this regard, I am fortified with dicta laid down by learned Bench of this Court in case of *AYAZ ALI Versus THE STATE (PLD 2014 Sindh 282)*.

6. In the circumstances and in view of above legal position, applicant has made out a good prima facie case of further inquiry within meaning of subsection (2) to section 497 Cr.P.C. Consequently, by a short order dated 09.09.2024, instant bail application was allowed; whereby, applicant Mueeduddin son of Ameenuddin was directed to be released on bail subject to furnishing his solvent surety in the sum of Rs.50,000/- (Rupees Fifty Thousands Only) and P.R Bond in the like amount to the satisfaction of learned trial Court. These are the reasons for said short order.

\*Aamir/PS\*

JUDGE