

ORDER-SHEET  
IN THE HIGH COURT OF SINDH, CIRCUIT COURT LARKANA  
Crl. Bail Appln. No. S- 397, 414 and 417 of 2015.

Date of hearing	Order with signature of Judge
05.10.2015.	

Messrs Ali Nawaz Ghanghro, Irshad Ali R. Chandio, and Ali Murtaza Babar, Advocates for applicants in both bail applications.  
Shahzado Saleem, A.P.G.

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Through captioned bail applications, applicants Mst. Zeenat alias Arbi alias Arbab Khatoon, Riaz, Akhtiar, Muhammad Saleh, Shoukat, Khalid, Mushtaq, Qadeer, Mst. Zahida, Mst. Saima Khokhar, and Mst. Saima Lakhair seek post arrest bail in Crime No.147/2015, of P.S Khairpur Nathan Shah, registered under Sections 371-A & 371-B P.P.C.

Precisely, it is alleged that police had received a tip off; and pursuance to that conducted raid in a house situated in Mir Colony and found four women and seven men busy in immoral activities.

Learned counsel for the applicants contend that alleged sections are misapplied by the police as there is no proof with regard to sale and purchase of women. Further, it is contended that applicants are innocent; case has been challaned; they are not required for further investigation; instant case falls within the scope of further enquiry.

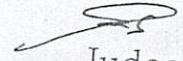
On the other hand learned A.P.G. extends his no objection for grant of bail to applicants, except applicant Mst. Zeenat against whom allegation is that she is running such dean.

Heard learned counsel. Perused the record. After careful consideration of contentions raised by the learned counsel and meticulous examination of available record suffice to say that albeit there are serious allegations that applicant Mst. Zeenat is running business of sale and purchase of women, as well as it is alleged that





four women and seven men were found available in the house, busy in immoral activities. However, prosecution story is silent to substantiate such plea that in what manner they were busy in immoral activities. Besides, no iota of evidence is available with regard to sale and purchase of ladies. It is settled principle of law that bail cannot be withheld as conviction. Case is pending for adjudication before the trial Court; applicants are not required for further investigation. Accordingly, this is case of further probe, hence applicants are admitted to bail on their furnishing solvent surety in the sum of Rs.50,000/- (Fifty thousand rupees) each and P.R bonds in the like amount to the satisfaction of trial Court.



Judge