

**THE HIGH COURT OF SINDH, CIRCUIT COURT,  
HYDERABAD**

Criminal Bail Application No.S-1182 of 2022.

---

| <b>DATE</b> | <b>ORDER WITH SIGNATURE OF JUDGE</b> |
|-------------|--------------------------------------|
|-------------|--------------------------------------|

---

For orders on office objections.

For hearing of main case.

05.12.2022.

Ms. Razia Ali Zaman Patoli advocate for applicant.

Mr. Altaf Sachal Awan advocate for complainant.

Ms. Rameshan Oad, Assistant Prosecutor General, Sindh.

Complainant is present in person.

**ORDER**

MUHAMMAD IQBAL KALHORO, J:- There is enmity between the parties over agricultural land at Deh Ajaibpur Taluka Tando Ghulam Hyder on which complainant party was present on the day of incident viz. 14.06.2022 at 1700 hours, harvesting the crop, when accused party comprising eight persons, duly nominated in FIR, came over there and caused injuries to complainant namely Mst. Amna, her daughter in law Nasreen and her daughter Salma.

The report however, with the police was lodged on 11.07.2022 after delay of 27 days. The role attributed to applicant Muhammad Hanif is that he had caused blunt side hatchet blow to daughter-in-law of complainant namely Nasreen. The injury opined by Medico-Legal Officer on her person is 337-L(ii) PPC, bailable. No specific role has been attributed to applicant Khair Muhammad who was having a Chadar for carrying harvested crop. Applicants were arrested soon after registration of FIR and are in jail for the last four months. Challan has been submitted in the Court and applicants are no more required for further investigation. Role attributed to the applicants requires further inquiry. Citing these grounds, learned defence

counsel has pleaded for bail opposed by learned counsel for complainant. Learned APG however has not opposed bail. Accordingly, on the grounds cited above the bail application is allowed and the applicants are granted post-arrest bail subject to furnishing a solvent surety in the sum of Rs.50,000/- (fifty thousand rupees) each and P.R Bond in the like amount to the satisfaction of learned trial Court.

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

JUDGE

Irfan Ali