ORDER SHEET IN THE HIGH COURT OF SINDH, CIRCUIT COURT, LARKANA C. P. No. D – 586 of 2025

Date of hearing	Order with signature of Judge
31.07.2025.	

- 1. For orders on office objection.
- 2. For hearing of main case.

Mr. Ashfaque Hussain Abro, advocate for the petitioner.

Mr. Liaquat Ali Shar, Addl. A.G. Mr. Ali Anwar Kandhro, Addl. P.G.

.-.-.-.

Through this petition, the petitioner seeks his release on post-arrest bail in Crime No.125 of 2024, registered at Police Station Ali Goharabad, Larkana, under Section 9(i), Sr. No.3(c) of the Sindh Control of Narcotic Substances Act, 2024.

Since the amendments have been made by the Provincial Assembly of Sindh in the Sindh Control of Narcotic Substances Act, 2024 (Sindh Act No. VIII of 2024) through the **Sindh Control of Narcotic Substances** (Amendment) Act, 2025, however, the same is yet to receive the assent of the Governor and to be published in the official Gazette, the petitioner has remedy to approach the appropriate forum / Special Court or competent Court for bail. The impugned order dated 19.03.2025 passed by learned Additional Sessions Judge-III/Special Judge for CNS, Larkana, whereby bail plea of the petitioner was dismissed, was *coram non judice* at that time and now after Sindh Control of Narcotics Substances (Amendment) Act, 2025, the trial Court is competent to rehear the matter under the guidelines provided by this Court in C. P. No. D-625 of 2025 (*Re: Hafeezullah Lashari v. Province of Sindh and others*) at Circuit Court, Larkana and C. P. No. D-725 of 2025 (*Re: Peer Bux v. The State and others*) at Circuit Court, Hyderabad.

In view of the above, instant petition along with listed application is **disposed of**, leaving the petitioner at liberty to approach the appropriate forum / Special Court or competent Court for bail after issuance of proper notification through official Gazette.

JUDGE