#### **ORDER SHEET**

# HIGH COURT OF SINDH, CIRCUIT COURT, HYDERABAD

C.P No.D- 1018 of 2025

### **DATE**

## **ORDER WITH SIGNATURE OF JUDGE(S)**

For order on office objection (s) For hearing of main case

## 12.8.2025

None present for the Petitioner Mr.Muhammad Ismail Bhutto, Asst. A.G Sindh Mr.Siraj Ahmed Bijarani, A.P.G Sindh

\*\*\*\*\*

In view of the recent amendments introduced by the Provincial Assembly of Sindh through the Sindh Control of Narcotic Substances (Amendment) Act, 2024 (Sindh Act No. VIII of 2024), whereby Section 35 of the principal Act has been substituted, vesting jurisdiction in the "Special Courts" or "Competent Courts" to entertain bail applications and considering that the said amendment is pending assent by the Governor of Sindh and publication in the official Gazette, this Court presently lacks jurisdiction and is rendered *coram non judice*. Learned A.A.G. Sindh and A.P.G. Sindh state that this petition be disposed of accordingly. Therefore, the instant petition is **disposed of**, leaving the petitioner to approach the Court concerned. The said Court shall entertain and decide the bail application of the applicant on merits, if filed, in light of the guidelines laid down by this Court in <u>C.P. No. D- 625 of 2025 (Re: Hafeezullah Lashari v. Province of Sindh and others)</u> at Circuit Court Larkana and <u>C.P. No. D-725 of 2025 (Re: Peer Bux v. The State and others)</u> at Circuit Court Hyderabad.

It is also observed that, in view of the legal position discussed herein, notwithstanding the earlier order passed by the learned trial Court on the bail application was of no legal effect.

JUDGE

JUDGE