ORDER SHEET IN THE HIGH COURT OF SINDH, KARACHI

Cr. Bail Appl.No.2722 of 2025

Date Order with signature of the Judge Present: Mr. Justice Muhammad Iqbal Kalhoro. Mr. Justice Syed Fiaz ul Hassan Shah. ArsalanVs. The State

04.12.2025.

Mr. Nizakat Ali Mirani, Advocates for applicant

Mr. Qamaruddin Nohri D. P.G.

ORDER

MUHAMMAD IQBAL KALHORO J: Applicant was arrested on 23.06.2025 by a police team of P.S. NKIA, Karachi Central headed by PI Muhammad Ramzan Bajwa, from main road near Shuhdai Masjid, Sector B/6, New Karachi on suspicious condition and from him 515 grams of Charas was recovered, hence he was booked in FIR bearing Cr. No.352/2025 U/s 9(1) 3(b), Sindh, CNS Act, 2024 of P.S. NKIA, Karachi.

- 2. Learned counsel in defence submits that applicant has been falsely implicated in this case; the investigation is complete; Challan has been submitted and the alleged offence does not fall within prohibitory clause of section 497(1) Cr.P.C; more so compliance u/s 17(2) of CNS Act viz. video recording has not been made.
- 3. On the other hand, learned D.P.G. has opposed the bail.
- 4. We have considered arguments of the parties and perused material available on record. The offence does not fall within prohibitory clause of section 497(1) Cr.P.C.; compliance of section 17(2) CNS Act has not been made, more so since challan has been submitted, applicant is no more required for further investigation. Accordingly, this application is allowed and applicant is granted bail subject to his furnishing a solvent surety in the sum of Rs.100,000/- and P.R bond in the like amount to the satisfaction of the trail court.

The observations made hereinabove are tentative in nature and would not prejudice case of either party at trial.

The Cr. Bail Application is disposed of.

JUDGE

JUDGE