

ORDER SHEET  
**IN THE HIGH COURT OF SINDH AT KARACHI**  
**Crl. Bail Application No.2339 of 2025**  
**Crl. Bail Application No.2628 of 2025**

Date	Order with signature of Judge
------	-------------------------------

PRESENT:  
**Mr. Justice Muhammad Iqbal Kalhoro**  
**Mr. Justice Syed Fiaz-ul-Hassan Shah**

For hearing of Bail Applications.  
-----

**Dated: 17<sup>th</sup> November 2025**

Mr. Ghulam Asghar Jutt, Advocate for Applicant in B.A.  
No.2339/2025.

Syed Samiullah Shah, Advocate for Applicant in B.A.  
No.2628/2025.

Mr. Ali Haider Salim, Addl. Prosecutor General, Sindh.

- \*\_ \*\_ \*\_ \*\_ -

**Muhammad Iqbal Kalhoro, J** :-- Police of PS Sukhan, Malir Karachi headed by SIP Muhammad Saeed arrested applicants on 20.07.2025 at 1910 hours from Morr Chaini Jatti Redhi Road, Malir, Karachi on spy information and recovered 1260 grams and 1105 grams of charras respectively from them, hence booked them in the present narcotic case.

The grounds for bail are that the applicants have been falsely implicated in this case; that the safe custody is doubtful, as the person, who took the case property from police station to the office of Chemical Examiner, has not been made a witness; that there are contradictions in the case diaries showing movement of case property from PS to office of Chemical Examiner and return to PS; there is a delay in sending sample of case property to Chemical Examiner.

These grounds have been opposed by learned Addl. Prosecutor General Sindh stating that Chemical Examiner's report is

in positive and the ground taken in defence can only be appreciated at the trial after recording of evidence. We agree with the learned Addl. P.G. Sindh that the grounds, as mentioned hereinabove, cannot be appreciated at bail stage. *Prima facie*, there is sufficient evidence showing involvement of applicants in the narcotic case. The allegations are supported by witnesses in their u/s.161 Cr.P.C. statements. Any inadequacy in movement of case property within police station, or to the office of Chemical Examiner can only be appreciated at the trial on recording of evidence, as it requires deeper appreciation.

In view of above, the bail applications of applicants are hereby dismissed. However, the trial Court is directed to expedite the trial and conclude it preferably within a period of six (06) months.

Bail Applications stand disposed of in above terms. The findings hereinabove are tentative in nature.

**JUDGE**

**JUDGE**

\*Farhan/PS\*

---