IN THE HIGH COURT OF SINDH AT KARACHI

Cr. Bail Application No.2431 of 2025

Present:

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

[Hammad Ali Vs. The State]

Date of hearing : <u>17.11.2025</u>

Date of decision : 17.11.2025

Applicant / Accused : Through Mr. Faisal Iqbal Gill.

The State : Through Mr. Ali Haider Saleem, Addl. P.G.,

Sindh.

ORDER

Muhammad Iqbal Kalhoro, J: Applicant was arrested on 27.07.2025 by police of P.S. Defense Karachi from Defense Phase-VII near Fazul Rabi Masjid, Karachi and from him 1020 grams of chars was recovered. Applicant was duly arrested and booked in FIR No.589/2025 under Section 9 (c) CNS Act, 1997.

- 2. Learned defense counsel has submitted that Applicant was arrested a day before FIR; description of the property is not mentioned in FIR. He has relied upon a Judgment dated 27.05.2025 passed in CP No. D-797 of 2025.
- 3. Learned Addl. Prosecutor General, Sindh has opposed grant of bail to the Applicant.
- 4. Applicant was arrested and from him prima facie narcotics weighing 1020 grams were recovered, which is punishable from 9 to 14 years. FIR shows that it is specifically mentioned that from Applicant the chars of above quantity was recovered. The entire quantity of narcotics was sent to Chemical Examiner, report has come in positive. Applicant / Accused is *prima facie* involved in offence against society and is not entitled to bail. The Bail Application is dismissed. The trial Court is directed to expedite the trial as soon as possible.

The Bail Application is disposed of accordingly.

JUDGE