

IN THE HIGH COURT OF SINDH BENCH AT SUKKUR

Cr. Bail App. No. D – 26 of 2026

(*Baqir Hussain Soomro versus The State*)

Before:

Mr. Mahmood A. Khan, J.

Mr. Khalid Hussain Shahani, J.

Date of hearing : **11.02.2026**

Date of decision : **11.02.2026**

Ms. Farzana Bhatti, Advocate for applicant.

Mr. Aftab Ahmed Shar, Additional Prosecutor General.

ORDER

Mahmood A. Khan, J. – Present applicant seeks bail in Crime No.09 of 2026, registered at Police Station Halani, District Naushahro Feroze, under Section 9(1) Sr. No.3(b) of the Sindh Control of Narcotic Substances Act, 2024, wherein it is alleged that 550 grams of charas was recovered from him.

2. Learned Counsel for the applicant contends that non-compliance of Section 103, Cr.P.C. being available, the present applicant has wrongly been implicated in the matter.

3. Learned Additional Prosecutor General opposes the bail application; however, mentions that the recovery in the matter carries the punishment of minimum five (05) years.

4. Having heard the learned Counsels and gone through the record, apparently, the matter is not covered by the prohibitory element of Section 497, Cr.P.C. and considering the other grounds as may be available, the bail application stands **allowed**, and the applicant is admitted to post-arrest bail against the surety of Rs.50,000/- (*Rupees fifty thousand*) and the P.R. bond in the like amount to the satisfaction of the learned trial Court.

The bail application stands **disposed of** in the above terms.

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