IN THE HIGH COURT OF SINDH, AT KARACHI

Cr. Bail Application No. 620 of 2022

Applicant : Muhammad Akram s/o Ghulam Rasool,

Through Mr. Muhammad Imran, advocate

Respondent : The State, through Mr. Muntazir Mehdi,

Additional Prosecutor General, Sindh

Date of hearing : 19.04.2022 Date of order : 19.04.2022

ORDER

ZAFAR AHMED RAJPUT, J:- Applicant/accused Muhammad Akram s/o Ghulam Rasool being abortive to get the relief of post-arrest bail in Special Bail

Application No.158 of 2022 from the Court $1^{\rm st}$ Additional Sessions Judge (Model

Criminal Trial Court) Karachi-Central vide order dated 15.03.2022, through

instant application strives for the same relief from this Court in Crime No.14 of

2022, registered under Sections 6/9(B) of the Control of Narcotic Substances

Act, 1997 at Police Station Gabol Town, Karachi.

2. As per F.I.R., on 17.02.2022 at 1330 hours, on spy information the

applicant was apprehended by a police party headed by SIP Allah Wadhayo of

P.S. Gabol Town on being found in possession of 112 grams of charas at Shafiq

Colony, Eidgah Ground, Sector 16-B, Karachi, for which he was booked in the

aforementioned F.I.R.

3. After hearing the learned counsel for the applicant, Additional

Prosecutor General and perusing the material available on record, it appears

that alleged offence does not fall within the prohibitory clause of section 497,

Cr.P.C. being punishable seven years under Section 9-B of the Act. Record does

not reflect that he is previously convicted of any offence or involved in such

type of offences. The applicant is in judicial custody since his arrest and police

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had already submitted challan and physical custody of the applicant is no more

required for further investigation. Hence, the instant bail application is allowed;

the applicant is admitted to post-arrest bail subject to his furnishing solvent

surety in the sum of Rs.50,000/- (Rupees Fifty Thousand only) and P.R. bond in

the like amount to the satisfaction of the trial Court.

4. Needless to mention here that the observations made hereinabove are

tentative in nature and would not influence the trial Court while deciding the

case of the applicant on merits. In case the applicant misuses the concession of

bail in any manner, the trial Court shall be at liberty to cancel the same after

giving him notice, in accordance with law.

Crl. Bail application stands disposed of.

JUDGE

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