

ORDER SHEET  
**IN THE HIGH COURT OF SINDH, CIRCUIT COURT, HYDERABAD**

Criminal Bail Application No. S- 740 of 2024

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**DATE ORDER WITH SIGNATURE OF JUDGE**

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**21.08.2024**

Mr. Ameer Ali Shahani advocate for applicants.  
Ms. Rameshan Oad, A.P.G. alongwith SIP/SHO Manzoor and SIP Ghulam Qadir of PS Pangrio, Badin and SIP Noor Muhammad on behalf of DIGP Hyderabad.

**ZULFIQAR ALI SANGI, J.-** Applicants seek post-arrest bail in Crime No.65/2024 registered at P.S. Pangrio, Badin U/s 9-C CNS Act, after their bail was declined by the learned Sessions Judge/Special Court for Anti-Narcotics, Badin vide order dated 24.06.2024.

2. Allegation against the present applicants is that they were caught red-handed by the police and a considerable quantity of charas was recovered from them. Charas was sent for forensic and a positive report was received by the investigating officer.

3. Bail is sought on the ground that the witnesses are police officials, their testimony cannot be relied upon in absence of independent private witnesses and the applicants were falsely implicated in the case; that the recovery of small quantity is shown which as per learned counsel was foisted upon the applicants.

4. APG opposes bail plea on the ground that the applicants were arrested at spot by the police party and recovery of considerable quantity of charas was effected from them with positive report. The family of the applicants had a criminal record of similar nature cases, therefore, they are not entitled for the relief claimed through this application.

5. Heard learned counsel for the applicants and APG for the State and perused the material available on record.

6. From perusal of record it appears that the applicants were arrested red-handed and a considerable quantity of charas was recovered from them. The recovered charas was sent for analysis and positive report received. **Today, the CRO is submitted by the APG with statement which reflects that 39 cases are registered against the applicants and their near relatives (same family) most of them are of Narcotics, Murders, PEHO, and Assault including under the Arms Ordinance.** The material so place on record further reflects that they are connected with the commission of the offence for which they are booked.

7. Under the above circumstances no case for grant of bail is made out. Result thereof, is that this bail application is dismissed.

8. The observations made hereinabove are tentative in nature only for the purpose of deciding the instant bail application, which shall not, in any manner, influence the learned Trial Court at the time of final decision of the subject case.

**JUDGE**