ORDER SHEET IN THE HIGH COURT OF SINDH, KARACHI

Date	Order with signature of the Judge

Present:

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

Cr. Bail Appl.No.2385 of 2025

Nazeer AhmedVs....... The State.

24.11.2025.

Mr. Shahnawaz Ayoob Dahri, Advocate for applicant

Mr. Ali Haider Saleem, Addl. P.G.

ORDER

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MUHAMMAD IQBAL KALHORO J: Applicants were arrested from a vacant plot opposite Paradise Arcade, Block 9 Clifton Karachi on 23.04.2025 by a police team of P.S. Clifton headed by SIP Jawed Awan, which was busy in patrolling in the area and from them Charas weighing 1100 and 1060 grams respectively were recovered, hence they were booked in Cr. No.440/2025 U/s 9(1) (3) (c) Sindh CNS Act, 2024 of P.S. Clifton, Karachi.

- 2. Learned counsel for applicants has argued that alleged vacant plot is not opposite to Paradise Arcade but is adjacent to it; it is not mentioned in the FIR whether weight was taken with the wrappers or not; video recording was not done; applicants are first offenders.
- 3. On the other hand, learned Addl. P.G. has opposed the bail emphasizing spot recovery from the applicants and the fact that they are habitual offenders, in that already a case of identical nature has been registered against them. We agree with learned Addl.P.G. that there are reasonable grounds to believe that the applicants are involved in the present offence, huge quantity of narcotics from both of them weighting more than 2 K.Gs has been recovered. The grounds raised by learned defence counsel cannot be appreciated at bail stage as they require deeper appreciation of evidence. Chemical report is in positive and the witnesses have supported the prosecution case against them in their 161 Cr.P.C statements.
- 4. In view of above, we do not find the applicants entitled to the concession of bail. Their bail application is dismissed. The trial court is however, directed to expedite the trial and conclude it within four months, after which, in any case, the applicants would be at liberty to repeat application for the same relief, which, if filed, shall be decided on its own merits.

The observations made hereinabove are tentative in nature and would not prejudice case of either party at trial.

The Cr. Bail Application is disposed of.

JUDGE

JUDGE