

IN THE HIGH COURT OF SINDH BENCH AT SUKKUR

Cr. Bail App. No. D – 13 of 2026

(*Abdul Jabbar Chang 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**

M/s Rana Hafiz Tanveer Ahmed and Mashooque Ali Ghanghro,
Advocates for applicant.

Mr. Aftab Ahmed Shar, Additional Prosecutor General.

ORDER

Mahmood A. Khan, J. – Present applicant seeks bail in Crime No.03 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 he is alleged to have been in possession of 500 grams of charas.

2. Learned Counsel for the applicant contends that no video as required under Section 17(2) of the Sindh Control of Narcotic Substances Act, 2024 is available or alleged in the matter; that the applicant does not have any criminal record; and that non-compliance of Section 103, Cr.P.C. being available, the applicant may be considered for bail.

3. Learned Additional Prosecutor General, however, opposes the bail on the ground that the narcotic has been recovered, to which no reasonable explanation on part of the applicant has come up.

4. We have heard the learned Counsels and gone through the record. Apparently, the applicant does not have any CRO and no amount seems to have been recovered from him; as such, the question of sale may be

put to question, and the presence of video as required under Section 17(2) of the Sindh Control of Narcotic Substances Act, 2024 is not found present.

5. Accordingly, 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.

J U D G E

J U D G E

Abdul Basit