

IN THE HIGH COURT OF SINDH BENCH AT SUKKUR

Cr. Bail App. No. D – 159 of 2025

(Khan Muhammad Bazkani & another versus The State)

Before:

Mr. Mahmood A. Khan, J.

Mr. Khalid Hussain Shahani, J.

Date of hearing : **04.02.2026**

Date of decision : **04.02.2026**

M/s Irfan Ahmed Baloch and Nazeer Ali Aradin, Advocates for the applicants.

Mr. Mansoor Ahmed Shaikh, Deputy Prosecutor General.

ORDER

Mahmood A. Khan, J. – Applicants in the matter seek bail in Crime No.145 of 2025, registered at Police Station Kotdiji, District Khairpur, under Sections 9(1) Sr. No.3(c) of the Sindh Control of Narcotic Substances Act, 2024, wherein recovery of 1050 grams and 1100 grams of charas is alleged against them.

2. Learned Counsel for the applicants contends that violation of Section 103, Cr.P.C. along with Section 17(2) of the Sindh Control of Narcotic Substances Act, 2024 is available in the matter. He further contends that in respect to the present applicants the concerned police stations have earlier lodged FIRs, wherein the present applicants and their relatives have been got involved, and in the said circumstances, the presence of the present applicants for narcotics is doubtful. He further contends that there is no CRO of the narcotics cases against the present applicants. He has relied upon the case of Zahid Sarfaraz Gill v. The State (2024 SCMR 934).

3. Learned DPG, however, opposes the bail on the ground that substantial quantity of the narcotics has been recovered from the present applicants, and being narcotics case, leniency is not liable to be considered.

4. Having heard the learned Counsels and gone through the record, apparently, not only compliance of Section 17(2) of the Sindh Control of Narcotic Substances Act, 2024 is not found available, the presence of the cases is available in the present matter provides ground for showing of enmity, and the non-presence of earlier history in narcotics cases also provides the applicants to be entertained for bail. As such, bail application stands **allowed**, and the applicants are admitted to post-arrest bail against the surety of Rs.1,00,000/- (*Rupees one lac*) each 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