

**ORDER SHEET
IN THE HIGH COURT OF SINDH, KARACHI**

Cr. Bail Appl.No.377 of 2026
Cr. Bail Appl. No.992 of 2026

Date	Order with signature of the Judge
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Present:

Mr. Justice Muhammad Iqbal Kalhoro.
Mr. Justice Khalid Hussain Shahani.

AmirVs. The State

16.04.2026.

Mr. Zeeshan Rajpar a/w Asif Waheed Korejo, Advocate for applicant
a/w applicant

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

O R D E R

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MUHAMMAD IQBAL KALHORO J: Applicant seeks pre arrest bail in Crime No.369/2025 U/s 9(11) 3(b) & 3(e) Sindh CNS Act, 2024 of P.S. Jackson Karachi. He was granted interim pre arrest bail in Cr. Bail Appl. No.377/2026 subject to furnishing a solvent surety in the sum of Rs.200,000/- and P.R bond in the same amount vide order dated 04.02.2026 but he failed to furnish the same and remained absent as a result the interim bail order was recalled vide order dated 16.02.2026. Thereafter, applicant has filed second bail application for the same relief.

2. Allegedly on 26.08.2025 a police team of P.S. Jackson District Keamari Karachi on spy information, in order to conduct raid on Dera situated at Samaji Tanzeem Road, Kohati Mohalla inside Gali at Dera, reached there and found a person namely Waqas in suspicious condition. Police arrested him and from his personal search recovered 950 grams of Charas, whereas another suspicious person present there made his escape good, whose name was disclosed by accused Waqar as Hassan, his brother. Then on pointation of arrested accused, search of the said Dera was conducted, from where 27.600 K.Gs of Charas in different bags was recovered, hence the case was registered against both the above named accused. During interrogation and investigation, it transpired that actual owner of Dera is applicant Amir, hence he was arrayed as accused and shown absconder.

3. Learned counsel for applicant has pleaded that applicant has been implicated in the case on the basis of statement of co-accused, he has nothing to do with said Dera and there is no evidence to show that he is its owner.

4. On the other hand, learned Addl. P.G. has opposed the bail.

5. We have considered pleas of the parties and gone through the material available on record including police papers. Except the interrogation report, which shows that co-accused had disclosed name of applicant and his status as owner of Dera, nothing *prima facie* has been collected by the I.O. to establish that applicant is owner of Dera or he has any link with Dera from which huge quantity of narcotics was recovered. Therefore, we are of the view that his case requires further inquiry and his implication by co-accused out of some malafide cannot be ruled out. Accordingly this application is allowed and applicant is granted bail subject to his furnishing a solvent surety in the sum of Rs.200,000/- and P.R bond in the like amount to the satisfaction of Nazir of this court to be furnished within one week.

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

The Cr. Bail Applications are disposed of.

JUDGE

JUDGE

A.K