

ORDER SHEET
IN THE HIGH COURT OF SINDH, KARACHI
Cr. Bail Appl.No.911 of 2026

Date	Order with signature of the Judge
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Present:

Mr. Justice Muhammad Iqbal Kalhoro.
Mr. Justice Miran Muhammad Shah.

Waseem ShahVs. The State
18.05.2026.

Mr. Riaz Ahmed Sabzoi a/w Naseer Muhammad, Advocate for applicant
Mr. Ali Haider Saleem, Addl. P.G.

O R D E R

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MUHAMMAD IQBAL KALHORO J: Applicant was arrested allegedly on 16.01.2026 by a police team of P.S. Darkhshan, Karachi from an open plot Sea View service road opposite 14 Numberi Fast Food, South Karachi on suspicion and from him allegedly 1100 grams of Charas was recovered, whereas from his brother Kashif 22 grams of Ice was recovered, hence both were booked in FIR bearing Cr. No.35/2026 U/s 9(2) 2, 9(1) 3(c), Sindh, CNS Act, 2025 of P.S. Darkhshan, Karachi.

2. Learned counsel in defence has pleaded that no video recording in terms of section 17(2) of Sindh CNS Act was done; the applicant and his brother were arrested from their house two days before registration of FIR which was duly recorded in CCTV, the USB of which has been submitted alongwith bail application; I.O. did not, despite request, consider the same; more so the case has been challaned and applicant is no more required for further investigation.

3. On the other hand, learned Addl.P.G. has opposed the bail on the ground that applicant was previously also involved in like nature case but learned counsel for applicant has placed on record a copy of judgment showing that applicant has been acquitted in that case. *Prima facie* the compliance u/s 17(2) Sindh CNS Act has not been done and the USB submitted with the bail application makes the case against the applicant to be one of further inquiry. The case has otherwise been challaned and applicant is no more required for further investigation. Accordingly, we allow this application and grant bail to the applicant 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 the trial court.

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

A.K