

ORDER SHEET  
IN THE HIGH COURT OF SINDH KARACHI  
**Crl. Bail Application No.2339 of 2024**  
(Ayoub Khan v. the State)

Date	Order with signature(s) of Judge(s)
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For hearing of bail application

**13.11.2024**

Mr. Gullan Khan @ Kehar Ansari, advocate for the applicant  
Mr. Muhammad Iqbal Awan, Additional Prosecutor General

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**Mohammad Karim Khan Agha, J:-** Applicant Ayoub Khan was booked in FIR No.224 of 2024 under Section 9(c) of CNS Act, 2022 registered at PS Memon Goth. He applied for post arrest bail before the Court of Additional Sessions Judge-I/MCTC (Malir) Karachi, which was declined vide order dated 29.06.2024. Hence the applicant has now approached this Court for post-arrest bail.

2. Brief facts of the case are that on 26.06.2026 based on spy information, the applicant was apprehended by the police party of PS Memon Goth from Ramzan Chowrangi on pointation of Mukhbar-e-Khas and after taking his search, 07 pieces of charas and two shoppers containing heroin were recovered from the possession of the applicant; on weighing charas came to 1100 grams and heroin 1800 grams, hence, the aforesaid FIR was lodged against the present applicant.

3. I have heard learned counsel for the applicant, learned Addl. Prosecutor General Sindh who has opposed to grant the bail to the applicant and perused the material available on record.

4. The applicant was caught red handed on spot with a large quantity of charas and heroin recovered from his possession by the police officials who had no enmity or ill-will to implicate the applicant in this case falsely whose evidence is on the same footing. The heroin and charas were sent for chemical examination which led to a positive report. It is noted that Section 25 of the CNS Act absolves the mandatory requirement of Section 103 Cr.PC at least at bail stage unless proved otherwise. Based on the above discussion, there are reasonable grounds to show that the applicant

is linked to the commission of the offence and as such no case for his release on bail is made out, as such, his post arrest bail is declined.

5. This order is based only on a tentative assessment of the available record and shall have no bearing on the trial which shall be decided on merits based on the evidence produced before the trial Court. The trial Court is directed to complete this case expeditiously.

6. The instant criminal bail application stands dismissed.

**JUDGE**