

**ORDER SHEET**  
**THE HIGH COURT OF SINDH KARACHI**  
C.P No. D-2601 of 2025

DATE	ORDER WITH SIGNATURE OF JUDGE
------	-------------------------------

- Hearing
- 1. For order on office objections 1 to 3.
  - 2. For hearing of main case.

**25.07.2025**

Mr. Zahoor Ahmed, Advocate for the Petitioner.  
Mr. Abrar Ali Khichi, Additional Prosecutor General Sindh.  
SIP Syed Abid Ali, P.S. Liaquatabad.  
\*\*\*\*\*

**Zulfiqar Ali Sangi, J.** – The petitioner, Fida Muhammad @ KK son of Zikria Khan, is nominated in **FIR No.208 of 2025**, registered at Police Station **Rizwia, District Central** for the offence punishable under **Section 9(2)3** of CNS (Amendment) Act, 2024. Through the instant petition, the petitioner seeks post-arrest bail.

2. Briefly stated, the facts of the prosecution case as per FIR are that the police party of **P.S. Rizwia, District Central** headed by **SIP Muhammad Hussain** during patrolling apprehended the petitioner and recovered **55 grams** of **Ice** from his possession, hence the aforesaid FIR under the provisions of CNS Act has been registered against him.

3. We have heard the learned counsel for the parties and have examined the record with their able assistance.

4. Case of the petitioner is that from his possession 55 grams of Ice was recovered. Besides other grounds, counsel for the petitioner has placed on record certified copy of Order dated 17.07.2025 passed in C.P. No.D-2782/2025, wherein co-accused Shehzad has been granted bail by this Court from whom 25 grams of Ice was recovered. Under the circumstances, petitioner is also entitled for grant of bail on the basis of principle of consistency.

5. Learned Additional Prosecutor General has no objection for grant of bail to the petitioner.

6. Accordingly, this petition is allowed and the petitioner is admitted to post-arrest bail subject to furnishing solvent surety in the sum of **Rs.50,000/- (Rupees Fifty Thousand only)** and a personal bond in the like amount to the satisfaction of the Nazir of this Court. The petitioner shall ensure his presence before the trial Court on each and every date of hearing without fail.

7. It is clarified that the observations made herein are tentative in nature and shall not influence the trial Court, which shall decide the matter strictly on merits.

8. The instant petition stands disposed of in the above terms.

**JUDGE**

**JUDGE**

Ayaz Gul