

IN THE HIGH COURT OF SINDH CIRCUIT COURT MIRPURKHAS

Crl. Bail Application No.D-01 of 2026

Present:

Mr. Justice Miran Muhammad Shah,  
Mr. Justice Muhammad Hasan (Akber).

Applicant: Naeem alias Nama S/o Muhammad Ismail,  
Through Mr. Aziz Ahmed Laghari, Advocate.

Respondent: The State.  
Through Mr. Ghulam Abbas Dalwani, D.P.G.

Date of hearing: 27.01.2026

Date of Order: 27.01.2026

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**ORDER**

**Miran Muhammad Shah, J.:-** Through this Bail Application, the applicant/accused seeks post-arrest bail in FIR No.99/2025 registered under Section 9(i), 3-C (SCNS Act, 2024) of PS Gharibabad, after dismissal of his bail plea by the learned Additional Sessions Judge-I/Special Judge, SCNS, Mirpurkhas vide order dated 12.12.2025.

2. The details and particulars of the F.I.R are already available in the bail application, as such; need not to reproduce the same hereunder.

3. Learned counsel for the applicant submits that the applicant has been falsely implicated in this case at the behest of Aftab Malik, against whom he had already filed an application under Section 22-A Cr.P.C., and an order was passed restraining the police officials from taking any action against him. He further states that other cases registered against him have also been made at the behest of the same person, which is his only plea in defence.

4. On the other hand, learned D.P.G for the State states that a huge quantity of 1400 grams of charas was recovered from the possession of present applicant and that there is a C.R.O of five cases, which, as per learned counsel for the applicant, resulted in acquittal.

5. We have gone through the police record as well as arguments heard of both the learned counsel.

6. It is matter of record that huge quantity of 1400 grams of charas has been recovered from the possession of the applicant and also other FIRs lodged against him are of similar nature (narcotics). The charge has already been framed and the trial is to commence soon. In such circumstances, we are not inclined to grant bail, which is accordingly **dismissed**. However, the learned trial court is directed to proceed with the trial expeditiously after examining the witnesses and conclude the trial within two months.

7. The observations made here-in-above are tentative in nature and would not prejudice the case of either party at the trial.

**JUDGE**

**JUDGE**

*\*Faisal\**