

IN THE HIGH COURT OF SINDH, KARACHI

Cr. Bail Application No.301 of 2026

Present:

Mr. Justice Muhammad Iqbal Kalhoro

Mr. Justice Syed Fiaz ul Hassan Shah

Applicant:- Ibn Hassan through Mr. Saeed Ahmed Magsi,
Advocate.

Respondent:- The State through Ms. Rubina Qadir, Deputy
Prosecutor General.

Date of hearing:- 18.02.2026

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MUHAMMAD IQBAL KALHORO J: Applicant was arrested on 10.07.2025 by a police team of P.S. Memon Goth Town, Karachi, headed by Ahsan Ali Shar from Murad Memon Goth, Darsana Channa Katcha Road, Parco Line near Mai Niyani Dargah and from him allegedly 510 grams of charas was recovered, hence he was booked in the present case.

2. Learned counsel for applicant submits that the applicant has been falsely implicated in this case; he is first offender and offence does not fall within the prohibitory clause of section 497(1) Cr. P.C, more so FIR does not show that compliance of section 17(2) of the Sindh control of Narcotics Substance Act, 2024 was done.

3. On the other hand, Learned APG has opposed bail but has admitted that applicant is the first offender.

4. Hence, we are of the view that the applicant is entitled to bail on the grounds raised by learned counsel for applicant as reproduced above. Consequently, the bail application is allowed and applicant is granted bail subject to furnishing a solvent surety in the sum of Rs.50,000/- and P.R. Bond in the like amount to the satisfaction of the trial Court.

5. The Bail Application is disposed of accordingly. The observations herein above are tentative in nature and shall not affect the case of either party on merits before the trial Court.

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JUDGE

JUDGE

