

**ORDER SHEET
IN THE HIGH COURT OF SINDH, KARACHI**

Cr. Bail Appl.No.1122 of 2026

Date	Order with signature of the Judge
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Present:

**Mr. Justice Muhammad Iqbal Kalhoro.
Mr. Justice Khalid Hussain Shahani.**

Abdul Moiz @ Altert BachaVs. The State

06.05.2026.

Mr. Mallag Assa Dashti, a/w Ms. Palwasha Tareen, Advocate for applicant
Mr. Khadim Hussain, Addl. P.G.

O R D E R

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MUHAMMAD IQBAL KALHORO J: Applicant was arrested by a police team of P.s. SIY Karachi from inside Kunar Garden within limits of P.S. Pak Colony Karachi on 09.02.2026 and from him allegedly 5 K.Gs of Charas was recovered, hence he was booked in FIR bearing Cr. No.64/2026 U/s 9(1) 3(d), CNS Amended Act, 2025 of P.S. SIU, Karachi.

2. Learned counsel for applicant has pleaded for bail on the ground that before registration of FIR, his mother had filed a petition (CPD-199/2026) before this court against illegal detention of the applicant/ her son since 13.01.2026 when he was available at Meera Naka Bus Stop, and was taken away by the Rangers. Per him, his mother had also moved an application to SHO P.S. Chakiwara reiterating the same story qua her son and his illegal apprehension by Rangers on 13.01.2026. He further states that earlier bail application on behalf of an accused Sanaullah in identical case was filed before this court on the same ground i.e. filing of petition in this court before arrest, which was dismissed by a Bench headed by one of us (Muhammad Iqbal Kalhoro J) on 04.12.2025 but the Supreme Court in consideration of filing of petition prior to arrest of the accused has granted bail to the same accused in Cr. Petition No.20/2026 vide order dated 18.03.2026. Learned counsel has placed on record, through a statement, both the orders and has pleaded for bail.

3. On the other hand, learned Addl. P.G. has opposed the bail but has not been able to rebut the fact of prior petition and application by mother of the applicant alleging illegal detention of her son by the Rangers from 13.01.2026. We, therefore, are of the view that, as the Supreme Court has already considered such fact positively in favour of accused and granted him bail, the case of the applicant is one of further inquiry on the same ground: prior petition and application by his mother alleging his illegal detention and arrest from 13.01.2026. Accordingly, therefore, this bail application is allowed and applicant is granted bail subject to his furnishing a

solvent surety in the sum of Rs.500,000/- and P.R. bond in the same amount to the satisfaction of the trial court.

The Cr. Bail Application is disposed of.

The observations made hereinabove are tentative in nature and would not prejudice case of either party at trial.

JUDGE

JUDGE

A.K