## ORDER SHEET IN THE HIGH COURT OF SINDH, BENCH AT SUKKUR Crl. Bail Application No.S-569 of 2023

(Hashim Jatoi Vs. The State

1. For Orders on office objection.

2. For hearing of Bail Application

## <u>23-10-2023.</u>

Mr. Safeer Ali Jagirani, advocate for the applicant. Mr. Shafi Muhammad Mahar, Deputy P.G for the State. >>>>>...<

**Irshad Ali Shah, J.** On arrest from the applicant was secured 1495 grams of Charas by police party of PS Baberloi, for that he was booked and reported upon. On refusal of bail, by learned Ist Additional Sessions Judge (MCTC)/Special Judge for CNS, Khairpur, the applicant has sought for the same from this Court by way of instant bail application under Section 497 Cr.P.C.

2. Heard arguments and perused the record.

3. As per FIR on arrest from the applicant has been secured 1495 grams of the Charas. In that situation it would be premature to say that the applicant being innocent has been involved in this case falsely by the police by making foistation of charas upon him. The complainant and his witnesses could not be disbelieved by this Court at this stage only for the reason that they are police officials, ignoring the recovery of the charas from the applicant which is substantiated with positive report of chemical examiner. The applicant may be in custody for about six months but same is not enough to enlarge him on bail in case like the present one, which is affecting the society at large. There appear reasonable grounds to believe that the applicant is guilty of the offence, with which he is charged. In these circumstances it could be concluded safely that no case for grant of bail to the applicant is made out. Consequently instant bail application is dismissed.