THE HIGH COURT OF SINDH AT KARACHI

Special Criminal Bail Application No. 75 of 2025

[Irfan Ahmed v. The State]

Applicant : Irfan Ahmed son of Anwar Ahmed

through M/s. Bilal Awais Qureshi and

Sultan Ahmed Chandio, Advocates.

Respondent : The State, through Mr. Muhammad

Ahmed, Assistant Attorney General for

Pakistan.

Date of hearing : 21-03-2025

Date of decision : 21-03-2025

FIR No. 30 of 2024 u/s: 156(1)(8) of the Customs Act, 1969

read with Section 109 PPC P.S. FIA, Corporate Crime Circle, Karachi

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ORDER

Adnan Iqbal Chaudhry J. - The Applicant seeks post-arrest bail in the aforesaid crime after the same has been declined by the Special Judge (Customs, Taxation & Anti-Smuggling-I), Karachi by order dated 07.03.2025.

- 2. As per the FIR lodged on 03.12.2024, upon receiving spy information a team of the FIA departed to intercept a seller of Boostin Injections; that at a check-post at Bhayani Heights, Gulshane-Iqbal, the Applicant and one Muhammad Javed were intercepted; that the polyethylene bag carried by Muhammad Javed contained 250 ampules of Boostin Injections which are banned items and thus suspected to be smuggled. The Applicant and Muhammad Javed were thus arrested and booked for the offence of smuggling Boostin Injections.
- 3. Heard learned counsel and perused the record.
- 4. Apparently, Boostin Plus Injections are administered to cows/buffalos for enhancing their capacity to produce milk, and due to its hazardous effect on the quality of milk so produced, the

Supreme Court of Pakistan had placed a ban upon the import,

manufacture and sale of such injections by order dated 06-01-2018

passed in C.P. No. 2374-L of 2016.

5. Learned counsel for the Applicant submits that the FIR

accepts that said Boostin Injections were recovered from the co-

accused Muhammad Javed, not from the Applicant. He submits that

Muhammad Javed has already been granted bail by this Court on

18.03.2025 in Spl. Cr. Bail App. No. 65/2025.

6. The co-accused Muhammad Javed was granted bail for the

following reasons:

"6. Be that as it may, the fact of the matter is that despite the order of the Supreme Court, the Federal Government has not

bothered to include Boostin Plus Injections in the list of smuggled goods notified under section 2(s) of the Customs Act *viz.* SRO

No.556(I)/2005 dated 06-06-2005, nor in Appendix–A of the Import Policy Order which is the negative list of banned items. While such inaction of the Federal Government is deplorable, that aspect can

best be examined in writ jurisdiction.

7. At present, since Boostin Plus Injections are not notified

under section 2(s) of the Customs Act, the offence of smuggling, and consequently the punishment prescribed in clause 8 of section 156(1) of said Act do not seem to be attracted. Reliance can be

placed on the cases of Shabbir Ahmed Shah v. Pakistan (1980 PCrLJ 349) and Hiam Tabbara v. Director-General, Pakistan Coast Guards

(PLD 1980 Karachi 44)."

7. For the same reasons, the Applicant, Irfan Ahmed is also

granted bail in the aforesaid FIR subject to furnishing solvent surety

in the sum of Rs. 100,000/- [Rupees One Hundred Thousand only]

alongwith P.R. Bond in like amount to the satisfaction of the trial

Court.

Needless to state that the observations herein are tentative,

and shall not be construed to prejudice the case of either side at trial.

JUDGE

Karachi

Dated: 21-03-2025

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