

ORDER SHEET
IN THE HIGH COURT OF SINDH, KARACHI
Cr. B.A. No.85 of 2026

Present:
Mr. Justice Muhammad Iqbal Kalhoro
Mr. Justice Syed Fiaz-ul-Hassan Shah

For hearing of bail application

Date of hearing

& order **11.02.2026**

Mr. Naseer Nehal Hashmi, advocate for applicant

Mr. Ali Haider Salim, Addl: PG Sindh

ORDER

Muhammad Iqbal Kalhoro, J:- Applicants are seeking post arrest bail in a case bearing Crime No.662/2025, registered at Police Station New Karachi Industrial Area, u/s 9(i)3(c) CNS Act, Amendment 2022, by means of this application.

2. Applicants were arrested on 26.11.2025 by a police team of Police Station New Karachi Industrial Area, from Kali Market, Sector- 5/G, New Karachi, and from them allegedly 1018 and 1015 grams of charas respectively was recovered. The incident was recorded on video, and consequently, they were booked in the present case.

3. Learned counsel for the applicants submits that applicants are first offenders and only individual act of applicants has to be taken into account and not the joint recovery. He further submits that the recording of video is not of the actual incident but of only weighing the alleged charas. The case has been challaned, hence, applicants are no more required for further investigation, and are entitled to concession of bail.

4. On the other hand, learned Additional PG Sindh has opposed bail.

5. We have considered submissions of parties and perused material available on record. The case is relatively fresh, having been registered on 26.11.2025. *Prima facie*, there are reasonable grounds to believe that applicants are involved in the commission of the alleged offence as is evident from video recording of the incident. In total, more than 2 kilograms of charas was recovered from the applicants, who were found available together at the spot, hence, the conscious possession of the charas in physical possession of the other accused by each one of them, cannot be rule out at this stage. Accordingly, this bail application is dismissed.

6. Bail application stands disposed of in the above terms. The observations made hereinabove are tentative in nature and would not prejudice case of either party at trial.

JUDGE

JUDGE

Rafiq/PA.