

**ORDER SHEET**  
**IN THE HIGH COURT OF SINDH, KARACHI**  
**Cr. gB.A. No.3297 of 2025**  
**(Anwar-ul-Haq vs. The State)**

For hearing of bail application

**Date of hearing**

**& order**      **21.01.2026**

Mr. Shujaat Ali Khan, advocate for applicant

Mr. Mushraf Azhar, Special Prosecutor, ANF

**ORDER**

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**Muhammad Iqbal Kalhoro, J:-**      Applicant is seeking post arrest bail in a case bearing Crime No.39/2025, registered at Police Station ANF-II, MACHS, District Korangi, Karachi, u/s 6/9(1)(3)(c) r/w Sections 14/15 of the CNS Act, 1997 by means of this application.

2.      Applicant and co-accused were arrested on 27.05.2025 by the ANF Police on spy information while travelling on a motorcycle from Service Road, near Natha Khan Drig Road, Korangi, Karachi, and from each of them, 1800 grams of charas, totaling 3.6 kilograms was recovered. Hence, this case.

3.      Learned counsel for the applicant submits that applicant has been falsely implicated in this case; that he was not even present at the spot, which is evident from the Call Detail Record (**CDR**), which he has submitted; that applicant is first offender and video recording of incident in compliance of Section 17(2) Sindh Control of Narcotics Substances Act, 2024 was not done. Hence, he is entitled to bail.

4.      His arguments has been rebutted by learned Special Prosecutor, ANF, who has opposed the bail.

5.      We have considered submissions advanced by learned counsel for the parties and are of the view that the grounds taken by applicant require deeper appreciation of evidence, which cannot be appreciated at the bail stage. *Prima facie*, the recovery effected from both the accused, which is more than 3 kilograms, is supported by the statements of witnesses u/s 161 Cr. PC, who have got no enmity with the applicant and co-accused to falsely implicate them in this case. The charge has already been framed, therefore, we while dismissing the bail application, direct the trial Court to proceed with the trial and record statements of material witnesses within a period of 03 months. After which, in any case, the applicant would be at liberty to repeat application for the same relief, which, if filed, shall be decided on its own merits.

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.