

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

Cr. Misc. Appl. No.155 of 2026

Date	Order with signature of the Judge
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Present:

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

The State/ANF .....Vs. ....Abdul Jabbar  
**14.04.2026.**

Mr. Mohsin Ali Khan, Special Prosecutor ANF.

**ORDER**

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**MUHAMMAD IQBAL KALHORO J:** An FIR was registered against respondent for possessing 20 K.Gs of Diazepam psychotropic substance on 12.08.2023, the chemical report of which was duly submitted in court. Respondent applied for a fresh report to determine percentage of Diazepam in whole recovery. The application was allowed and the Diazepam tablets were referred to Chemical Examiner. It turned out in report that ratio of Diazepam was only 84.315% and Acetaminophen as 15.685%. Keeping in view such ratio, the trial court determined that the offence did not fall within prohibitory clause of section 497 Cr.P.C and granted bail to the respondent vide order dated 24.07.2025.

2. This order has been challenged by ANF on the ground that against the respondent, the entire recovery of 20 K.Gs Diazepam tablets would be considered. However, we are of the view that through the impugned order keeping in view the ratio of Diazepam determined in the second report, the trial court has made a tentative assessment and granted bail to the respondent without finally adjudicating the case of the prosecution.

3. We, therefore, see no illegality in the impugned order. The prosecution has still a chance before the trial court to prove its case as pleaded. *Prima facie* the trial court is not wrong while extending the relief of bail on tentative assessment of fresh chemical report. No case for interference is made out. Accordingly this application is dismissed.

The Cr. Misc. Application is disposed of.

JUDGE

JUDGE

A.K