

COURT OF SENIOR CIVIL JUDGE/JM, ORAKZAI AT BABER MELA

Case Title: Yara Din VS State

Order No 03 Order No 03 APP for the state present. Accused/petitioned through counsel present. The private complainants present through their counsel. No one for the injured complainant present. Record received. The petitioners namely Yara Din has applied for his post arrest bail in connection with case FIR No. 126 Dated: 31.12.2022, U/S 324/148/149 PPC, registered in PS: Kalaya, L/Orakzai. The counsel for the private complainant stated as	Serial No of Date of Order or Order		Order or other Proceedings with Signature of Judge or Magistrate and that of parties or counsel where necessary	
through counsel present. The private complainants present through their counsel. No one for the injured complainant present. Record received. The petitioners namely Yara Din has applied for his post arrest bail in connection with case FIR No. 126 Dated: 31.12.2022, U/S 324/148/149 PPC, registered in PS: Kalaya, L/Orakzai. The counsel for the private complainant stated at the bar that he has got no objection if the accused in	· - · ·	T	3	
directly charged in the FIR and there is daylight occurrence. Effective firing has taken place. Also, the sections of law levelled against the accused, is falling the senior Civil Judgel Within the prohibitory clause of section 497 Cr.P.C where grant of bail is an exception and also the offence is heinour in nature. So far as the question of no objection from the private complainants is concerned, the same is not effective one as the real complainant is the injured constable of police namely Ahmad Ali. Thus, in these circumstances the accused is not possible to the control of the con	Order No 03	Proceedings 2 10.01.2023	APP for the state present. Accused/petitioner through counsel present. The private complainants present through their counsel. No one for the injured complainant present. Record received. The petitioners namely Yara Din has applied for his post arrest bail in connection with case FIR No. 126, Dated: 31.12.2022, U/S 324/148/149 PPC, registered in PS: Kalaya, L/Orakzai. The counsel for the private complainant stated at the bar that he has got no objection if the accused is released on bail. Arguments heard and file perused. Perusal of record reveals that the accused has been directly charged in the FIR and there is daylight occurrence. Effective firing has taken place. Also, the spections of law levelled against the accused, is falling within the prohibitory clause of section 497 Cr.P.C where grant of bail is an exception and also the offence is heinous in nature. So far as the question of no objection from the private complainants is concerned, the same is not effective one as the real complainant is the injured constable of police namely Ahmad Ali. Thus, in these circumstances the accused is not entitled to the concession of bail at this stage, hence,	

COURT OF SENIOR CIVIL JUDGE/JM; ORAKZAI AT BABER MELA

Case Title: Yara Din VS State

Order No 03 continued	10.01.2023	 s order be placed on police record and onsigned to record room while record be record. (Rehmat Ullah Wazir) SCJ/JM, Orakzai (at Baber Mela)
	·	