IN THE COURT OF ADDITIONAL SESSIONS JUDGE/JUDGE SPECIAL COURT ORAKZAI, AT BABAR MELA

BA No. 22/4 of 2023 Muhammad Tahir Afridi Vs State

Serial No of order or proceedings	Date of Order Proceedings	Order or other Proceedings with Signature of Judge or Magistrate and that of parties or counsel where necessary
Order	31/03/2023	Mr. Irfan Haider Advocate for accused/petitioner and APP
		for State are in attendance.
	· .	2. This is the disposal of Post arrest bail application
		presented by accused/petitioner Muhammad Tahir Afridi
		son of Atta Khan, resident of Science College Muhallah,
		Dora Road, Afridi Abad, Peshawar.
	w .	3. Muhammad Younis SHO of Police Station Central
	•	Mishti, Orakzai received spy information regarding the
		smuggling of chars in Motorcar bearing No. YY-113
٠.		Islamabad from Orakzai to District Kohat. He along with
		other Police officials established barricade and intercepted
		the vehicle. SHO found a white color sack lying on back
		seat of the Motorcar. The sack was searched which led the
		police to the recovery of 7 packets of chars. Each packet
		was weighing 1100 grams with total of 7700 grams of
		chars recovered. Criminal Law was brought into motion
		against the accused and resultantly, FIR bearing No. 14
		dated: 20/03/2023 was registered by attracting Section 9-D
		of the KP Control of Narcotics Substances Act, 2019 in
		Police Station Central Mishti Mela of District Orakzai. The
		accused was arrested on the spot and was later on
		remanded to Judicial Lockup. Consequently, application
	•	for release of the accused named above on bail is presented
		which is under consideration.
		4. Learned counsel for accused/petitioner and learned
		Assistant Public Prosecutor for State were heard at length.
		5. This is tentative assessment of record available on
		file as deep appreciation of case file is neither required nor
		warranted at this stage. The accused/petitioner was
		allegedly carrying chars and was arrested on the spot. The

(5)

huge quantity of 7700 grams of chars was allegedly recovered from the sack which was in the constructive possession of accused that has been supported with ocular evidence of the witnesses recorded on memorandum of The parcel separated for the purpose of recovery. examination through channel of Forensic Laboratory have promptly been sent. The huge quantity apparently rules out the chance of false implication. The case of accused/petitioner is also falling within the ambit of prohibitory Clause of Section-497 of the Criminal Procedure Code, 1898. Arrest of accused/petitioner on the spot and recovery of chars connect the accused/petitioner with the commission of offence on its face and thus the Court is not inclined to extend him concession of bail.

6. For what has been discussed above, instant bail petition stands dismissed. File of this Court be consigned to District Record Room after its necessary completion and compilation within the span allowed for; whereas, copy of this Order be placed on record of Police to be returned accordingly.

7. Announced in open Court.

AD&SJ/JSC, Orakzai at Baber Mela

Saved Fazal