IN THE COURT OF ADDITIONAL SESSIONS JUDGE-II ORAKZAI, AT BABAR MELA

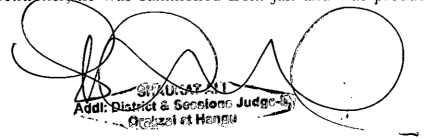
BA No. 47 of 2020 Ijaz Ali VS State

ORDER 12.08.2020)3

Mr. Jabir Hussain Advocate, Learned counsel for the accused/petitioner present. Mr. Umar Niaz DPP for the State present. Syed Nangeen Ali complainant with counsel present. Mr. Saana Ullah Khan Advocate submitted W/N on behalf of complainant. Accused/petitioner produced on Zamima Bay present.

Accused/petitioner Ijaz Ali s/o Fida Hussain r/o Kalat Kalaya District Orakzai is seeking his post-arrest bail in case FIR No.92 dated 05/08/2020 u/s 4 Ghag Act PS Lower Orakzai (Kalaya) wherein the accused/petitioner is charged for committing the offence of Ghag on the daughter of complainant.

Today the counsel for accused present before the court stated at the bar that the accused/petitioner and his son accused Shahbaz Ali on bail are ready to record their statement before the court that they shall not interfere in the marriage/Nikah of the daughter of complainant and the complainant is at liberty to contract the marriage of her daughter according to his own will and consent. He (complainant) who is also present before the court stated that if the accused are not interfering in the marriage contract of his daughter and to this effect make statement before the court then he (complainant) has got no objection on the grant of bail to the accused/petitioner. Therefore to record the statement of accused/petitioner, he was summoned from jail and was produced



before the court. Keeping in view the submission of complainant and accused joint statement of complainant and accused/petitioner **t** statement of accused Shahbaz Ali was recorded and both the complainant and accused party thumb impressed the same.

The parties are co-villager inter se and have patched up the matter before the court which is in the best interest of both the parties. Both the parties particularly the complainant is satisfied with the statement of accused made before the court today and the complainant have got no objection on the grant of bail to the accused/petitioner. If the accused party violates the statement made before this court the complainant may prefer BCA against the accused/petitioner.

In view of the above discussion the bail petition in hand is accepted on the basis of joint statement and the accused/petitioner is ordered to be released on bail subject to furnishing surety bond in the sum of Rs. 80, 000/- with two sureties each in the like amount to the satisfaction of this court. The sureties must be local and men of means.

File of this Court be consigned to record room after its necessary completion and compilation.

<u>Announced</u> 12.08.2020

14

(KAT ALI)

Additional Sessions Judge-II, Orakzai at Babar Mela