

Case Title: State VS Muhammad Kashif (FIR. 29, PS: Upper)Or-----01
23.10.2020

Complete challan submitted through prosecution. Be entered in the relevant register. The accused is on bail.

12/

Accused on bail be summoned for 10/11/2020. Notice be also issued to State/complainant for the date fixed.



(Rehmat Ullah Wazir)
Judicial Magistrate-I
Orakzai (at Baber Mela)

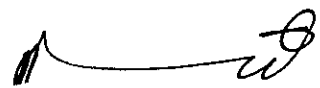
Or-----02
10.11.2020

APP for the state present. Accused on bail present. Complainant and Injured in person present.

The Injured namely Inayat-ur-Rehman submitted an affidavit regarding compromise effected between them and the accused stating therein that they have effected compromise with the accused and have pardoned him in the name of almighty Allah. They further stated that they have got no objection on the acquittal of the accused. Inayat-ur-Rehman produced affidavit as Ex.PA and copies of their CNICs as Ex.PB and Ex.PC. Joint Statement of complainant and injured recorded in context of compromise.

The offence u/s 337G and 427 PPC are compoundable. The compromise seems genuine and is in the best interest between the parties, same is therefore accepted and accused facing trial is acquitted from the charges levelled against him. He is on bail. His bail bonds stand cancelled and sureties are discharged from the liability of bail bonds. So, for sec. 279 PPC, the offence is not compoundable. The accused submitted an application for plead guilty and on the basis of application for plead guilty, the accused is convicted with the fine of Rs. 200/- after adopting legal and codal formalities.

File be consigned to record room after necessary completion and compilation.

Announced
10.11.2020


(Rehmat Ullah Wazir)
Judicial Magistrate-I
Orakzai (at Baber Mela)