Court of Additional Sessions Judge, Orakzai at Baber Mela

Case Title: State vs Inyat Ullah. BBA. 82/4 of 2021

Serial No of	Date of	Order or other Proceedings with Signature of Judge or
order or proceedings	Order Proceedings	Magistrate and that of parties or counsel where necessary
1	2	3
Order	07.07.2021	Hassan Khan Advocate Is Representing
		Accused/Petitioner; Sajid Ur Rehman Khatak Advocate For
		Complainant And Amir Shah APP For The State Are In
		Attendance.
		2. This Is The Disposal Of Petition For Pre-Arrest Bail
		Presented Through Counsel On Behalf Of Accused Inayat
		Ullah, Charged In FIR Bearing No.11 Dated 25-05-2021,
		Registered Under Section 506,504,447,147,149 Of The
		Pakistan Penal Code 1860, In Police Station Mishti Mela,
		Orakzai.
		3. Allegations are that accused along with co-accused
		assembled at the spot and restricted the worker of
		complainant from cultivation of the agricultural property
		owned and possessed by the complainant. They have
		extended threats of dire consequences and criminally
		intimidated the workers. The matter was reported to Police
		and resultantly criminal law was brought into motion by
		registration of case articulated above. One of the accused
		on arrest was remanded to Judicial Lockup who was later
		on released on post arrest bail by learned Judicial
		Magistrate Orakzai. One of the accused is petitioner in
		petition for pre arrest bail, which is under consideration.
		4. All of the accused have directly been charged in the
		contents of FIR but no specific role has been attributed to
		anyone of them. Complainant has approached the local
:		Police with considerable delay that has not been explained
		which is always fatal in legal proceedings. The pendency of
		criminal and civil litigation between the parties raised
		questions over the authenticity of the contents. Similarly,
		the complainant has nominated sixteen accused in his
		report that seems throwing wide net for implicating the
		accused along with all near and dears while lodging FIR.
	WADOOD Judg	All these facts raised serious questions over the intention of
EDF	AZAZ VALONS Jud.	the complainant; whereas, the existence of mala fide is one

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of the prime gadgets for deciding application for pre arrest bail.

- 5. Humiliation and unjustified harassment is another scale besides the mala fide of the complainant or Police. Where arrest of the accused was not necessary requirement of investigation agency sending accused behind the bar only for the reason that he could be released on bail after his arrest is obviously unjustified. Moreover, neither incriminating material has been recovered nor independent ocular evidence has been collected by the investigation officer. Prohibition postulated in Section 497 of the Code of Criminal Procedure is not attracted as well. One of the accused has been extended concession of bail by learned Judicial Magistrate, Orakzai speaks about routing to Rule of Consistency. In case titled "Muhammad Shafiq Khan vs Inamullah" reported as 2015 P Cr LJ 1469, Hon'ble the Peshawar High Court Peshawar has ordained in following terms:
- ...S. 498--- Pre-arrest bail --- Object--- Mala fide on part of complainant/prosecution --- Principles --- Concession of pre-arrest bail is always extended in cases of mala fide and ulterior motive on part of complainant/prosecution to save innocent people from their unjustified arrest and humiliation at hands of police.
- 6. For what has been discussed above, instant pre-arrest bail petition is accepted and the ad-interim pre-arrest bail already granted to the accused/petitioner is confirmed on existing bail bonds.
- 7. File be consigned after completion and compilation to District Record Room Orakzai, within span allowed for.

8. Announced in open Court.

Sayed Fazal Wadood, • AD&SJ, Orakzai at Baber Mela