(3)

## <u>Muhammad Yasin Vs State</u>

<u>Or.....03</u> 06.07.2021

 $(\mathbf{1})$ 

نتثر يستخال ولرليعقوب خال

Bail Petition received from the court of learned Senior Civil

Judge, Orakzai. Be entered in the relevant register. Record received.

Petitioner through counsel present while complainant in person

present and sought adjournment for engagement of a counsel. Adjourned.

File is to come up for wakalat nama of the complainant and

arguments on 07.07.2021.

(Rehmat Ullah Wazir) JM-I/MTMC, Orakzai (at Baber Mela)

<u>Or.....04</u> 07.07.2021

> APP for the state present. No one for the complainant present. Petitioner through counsel present.

> The petitioner namely Muhammad Yasin s/o Jawad Ali has applied for his post arrest bail in connection with case FIR No. 41, Dated: 27.03.2021 U/S 324/34 PPC, registered in PS Kalaya, L/Orakzai.

> > Arguments heard and file perused.

Perusal of case file reveals that the accused has been directly charged. There is daylight occurrence. Over and above this, the sections 324 PPC leveled against the accused come within the prohibitory clause of section 497 Cr.P.C, where grant of bail is not a rule rather an exception.

For the above reasons, the accused is not entitled to the concession of bail at this stage, hence, application in hand is **dismissed**.

Copy of this order be placed on police record and the instant File be consigned to record room while record be sent back to the quarter concerned.

<u>Announced</u> 07.07.2021

(Rehmat Ullah Wazir) JM-I/MTMC, Orakzai at (Baber Mela)