IN THE COURT OF JUDICIAL MAGISTRATE-I, KALAYA, ORAKZAI

Bail Petition	107/4 of 2023.
Date of institution	07.11.2023.
Date of decision	10.11.2023.

Assistant of Mr. Abid Ali Advocate for accused/petitioner complainant Mami Khan.

Order.04 10.11.2023

Assistant of counsel for accused/petitioner present. Complainant Mami Khan present and stated at the bar that he has effected compromise with accused/petitioner outside the court and he has got no objection if accused/petitioner is released on bail or subsequently acquitted. His statement is separately recorded which is duly signed by him. Photocopy of his CNIC is Ex-PA. Counsel for accused/petitioner has already submitted written arguments. Record already received and gone through.

10/11/023

ZAHIR KHAN Civil Judge/JM Kalava Orakzai Accused/petitioner namely Muhammad Mofeed is seeking his

Kalaya Orakzai post arrest bail in case FIR No. 45 dated: 01.11.2023 U/S 381-A, 411

PPC, Police Station Mishti Mela, District Orakzai.

Although the offences are not compoundable, however, in plethora of judgments of the superior courts, it is held that the factum of compromise could be considered as a ground for grant of bail in the interest of justice and equity even in non-compoundable offences. When complainant is not willing to prosecute the accused any further, the court would not compel the parties to do so as "you can take the horse till the water but you cannot make him drink". As on merits, the alleged occurrence took place on 23.10.2023 and F.I.R was registered on 01.11.2023. There is unexplained delay of about 09 days in lodging of F.I.R. There is no eye-witness to the occurrence. Source of information regarding involvement of accused/petitioner in the commission of the offence has not been disclosed. There is no criminal history of accused/petitioner as per available record. Moreso, accused/petitioner has not confessed his guilt before the court. The

10/11/023

ZAHIR KHAN
Civil Judge/JMoffences do not fall within the ambit of prohibitory clause of section Kalaya Orakzai

497 Cr.PC. Investigation has already been completed and accused/petitioner is no more required to the local police for further

investigation and no useful purpose would be served by keeping the accused/petitioner behind the bar.

Resultantly, application in hand is allowed. Petitioner be released on bail subject to furnishing bail bonds in the sum of Rs. 50,000/- with two reliable sureties each in the like amount to the satisfaction of this court. Copy of this order be placed on police as well as judicial record. Record be sent back to the quarter concerned forthwith, while file of this court be consigned to record room after necessary completion and compilation.

ANNOUNCED: 10.11.2023

Zahir Khan JMIC-I, Kalaya, Orakzai