

IN THE COURT OF SHAUKAT AHMAD KHAN
SESSIONS JUDGE, ORAKZAI AT BABER MELA

Bail Application No : 163/4 of 2021
Date of Institution : 04.09.2021
Date of Decision : 14.09.2021

DIL NAWAZ VS THE STATE

ORDER

DPP, Umar Niaz for the State and Khursheed Alam Advocate for accused/petitioner present. Arguments heard and record gone through.

- (2). The accused/petitioner seeks his post arrest bail in case FIR no. 85, dated 06.07.2021, u/s 279/320/427 PPC of PS Kalaya Lower Orakzai wherein, as per contents of FIR, the complainant Shahzeb on receipt of information regarding road accident of his niece Ikram Ullah reached the hospital where he found his niece lying unconscious and came to know that the accused/petitioner while rashly and negligently driving his motorcycle has hit the motorcycle riding by the niece of the complainant.

- (3). It is evident from the record that though the accused/petitioner is directly nominated in the FIR; however, the offence u/s 279 is bailable while the


Shaukat Ahmad Khan
Sessions Judge,
Orakzai at Baber Mela

14/09/21

offence u/s 322 PPC is punishable with diyat only, therefore without touching the merits of the case, there seems no useful purpose of keeping the accused behind the bar.

(4). Hence, in view of what is discussed above, the accused/petitioner is admitted to the concession of bail provided he submits a bail bond in the sum of Rs. 200,000/- with two sureties each in the like amount to the satisfaction of this court. The sureties must be local, reliable and men of manner. Consign.

Pronounced:
14.09.2021


SHAUKAT AHMAD KHAN
Sessions Judge, Orakzai
at Baber Mela