

N THE COURT OF ADDITIONAL SESSIONS JUDGE/JUDGE SPECIAL COURT ORAKZAI, AT BABAR MELA

BBA No. 3/4 of 2022 Tabib Khan Vs State

Serial No of order or proceedings	Date of Order Proceedings	Order or other Proceedings with Signature of Judge or Magistrate and that of parties or counsel where necessary
1	2	3
Order	29/01/2022	Mr. Khurshid Alam Advocate for accused/petitioners and
		Mr. Amir Shah DyPP for State are in attendance.
		2. Arguments have already been heard; whereas, this is
		the disposal of pre arrest bail application presented by
		accused/petitioners Tabib Khan s/o Hanaf Khan r/o Meshti
	,	Mela and Bakhtyar Khan son of Minat Khan r/o Jalaka
		Mela, District Orakzai.
		3. Mining Guard working in the Office of Assistant
•		Director Mineral Orakzai forwarded Murasila regarding
		illegal mining and transportation against accused to SHO of
		Police Station Kuriaz Boya, Orakzai. It is contended
		therein that Mr. Gulam Habib Mining Guard being busy in
		the official business has noticed the accused in
		transportation of illegal mining that was reported on printed
		form of Murasila signed by the complainant along with
		another Mining Guard namely Abdul Qadoos. Resultantly,
		FIR bearing No. 37 dated 20-12-2021 was registered in the
		Police Station Kuriaz Boya by attracting sections-42-56 of
		the Khyber Pukhtoon Khwa Mines and Minerals Act 2017.
		Accused had moved the Court with application for pre-
		arrest that is under consideration.
		4. Learned counsel for accused/petitioners and learned
		Deputy Public Prosecutor for State were heard at length
,		and file gone through.
		5. Grant of pre-arrest bail no doubt, is an extra ordinary
		relief and in ordinary circumstance, could not be granted in
		routine; but, for sending a person behind the bars, there
		must be some legal and tangible evidence with prosecution
		to establish at least a prima facie case against him. In the
	/ / &/\kilb\/*	mabsence of any such evidence, sending accused behind the
SAYET	FAZA NATIONAL STREET SEES ON SUIT SEES ON SU	bars is altogether unjustified. In this legal background,

when the case file is consulted, the very initiation of the case is defective. Section-86 of the KP Mines and Minerals Act, 2017 prescribes that Licensing Authority or officer authorize by it in this behalf shall report the scheduled mining offenses to local police but in violation of the law, a Mineral Guard has forwarded Murasila; that too, on printed form of Kohat Mining Office, which speaks high volume of casual approach in sensitive matters involving public money. Similarly, type of Mineral and mode of transportation have not been mentioned in the Murasila as well as in contents of FIR. What to speak of no recovery when the make and number of vehicle used in such alleged transportation has not been mentioned. The Office of the Executive Engineer, Highway Division, Orakzai has issued Letter No.332/2W dated 09.09.2021 to the Company (pvt-Ltd) authorized the Company that the hard rock in the earthwork of road shall be reused in water bound course on payment to KP Provincial Government as well. All of these facts and circumstances are sufficient to be inferred for the element of malifide on part of the complainant. More so, the offence with which accused has been charged is not falling with in the prohibitory part of Section of 497 of the Code of Criminal Procedure, 1898. In the case of Khalil Ahmed Soomro vs State reported as PLD 2017 Supreme Court 730, it has been ordained that when the accused person was entitled to the post-arrest bail, his prayer for pre-arrest bail, if declined, would be a matter of technicality alone.

6. For what has been discussed above, instant bail petition stands allowed. The ad-interim pre-arrest bail granted to the accused/petitioners vide Order dated 03/01/2022 is hereby confirmed on the strength of existing bail bonds. File of this Court be consigned to District compilation within the span allowed for; whereas, copy of this Order be placed on record of D. ... FALL Sessions to this Order be placed on record of Police to be returned night to be returned accordingly.

. (6)		
	7. Announced in open Court. Sayed Fazal Wadood,	
	AD&SJ, Orakzai at Baber	