IN THE COURT OF SESSIONS JUDGE, ORAKZAI AT BABER MELA

(4)

Case Title: Ishfaq Hussain vs State etc

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 No.04	11.04.2022	DPP, Umar Niaz for the State and Jabir Hussain
		Advocate for accused/petitioner present.
		Accused/petitioner, Ishfaq Hussain on ad-interim bail
		present. Complainant Qasid Ali present in person. He
		does not want to engage a private counsel. Arguments
		heard.
		The above-named accused/petitioner seeks
		confirmation of his ad-interim pre-arrest bail in case FIR
		no. 08, dated 13.03.2022, u/s 436/427 PPC registered in
		PS Kurez Boya wherein, as per contents of FIR, the
		complainant on 15.03.2022 made a report to the police
		that on 13.03.2022 at about 0015 hours a veranda
		constructed by him with his own expenses, adjacent to the
	mad Kha	constructed by him with his own expenses, adjacent to the common hujra of the village caught fire causing damage to the articles in the veranda besides damaging the roof of
112 11 0 ,	aukat Ahmad Karaning Ahmad Karaning Ahmad Karaning Andrew	to the articles in the veranda besides damaging the roof of
		veranda. That after due inquiry and satisfaction, he has
		come to know that the veranda has been put to fire by the
		present accused/petitioner and other co-accused named in
		the FIR on the pretext of their claim over the hujra. Hence,
		the present FIR.
		Arguments heard and record perused. The
		accused/petitioner is directly nominated in the FIR.
		Counsel for the accused/petitioner failed to point out any
		malafidi or ulterior motive on behalf of the complainant

FIR no. 08, Dated: 13.03.022, u/s 436/427 PPC , PS Kures Boys



i

Serial No of order or	Date of Order Proceedings	Order or other Proceedings with Signature of Judge or Magistrate and that of parties or counsel where necessary.
proceedings 1	2	3
,	1	or local police for falsely implicating them in the instant
	-	case. Hence, the accused/petitioner is not entitled to
		concession of pre-arrest bail at this stage. Therefore, ad-
		interim bail earlier granted to the above-named
		accused/petitioner is hereby recalled and the BBA in hand resultantly stands dismissed. Consign.
		resultantly stands distinssed. Consign.
		Pronounced: 11.04.2022
		(SHAUKAT AHMAD KHAN) Sessions Judge, Orakzai
		(SHAUKAT AHMAD KHAN) Sessions Judge, Orakzai at Baber Mela