

Court of Additional Sessions Judge, Orakzai at Baber Mela

BA. 56/4 of 2022 Muhammad Ibrar vs State

Serial No of order or proceedings	Date of Order	Order or other Proceedings with Signature of Judge or Magistrate and that of parties or counsel where necessary
1	Proceedings 2	3
Order	30.05,2022	Muhammad Mashhood Advocate represented
		accused/petitioner; Mr. Javed Akhtar Wazir Sr.PP for the
		State assisted by Mr. Abid Ali Advocate for complainant,
		are in attendance.
		2. Arguments heard; whereas, this is the disposal of
		post arrest bail application presented by accused/petitioner
		Muhammad Ibrar son of Abdul Wahid, resident of Qaum
		Mishti, Chappar Mishti, District Orakzai.
		3. Complainant reported that he is student of class 6 th in
		Government High School, Chappar Mishti. On 15 th of
		March, 2022, near Eid Gah, the accused/petitioner duly
		armed had stopped him. His motorcycle was taken forcibly
		and was wrongfully confined in Eid Gah. Accused
·		assaulted with intention to disgrace the complainant for
		sufficient length of time. Besides, he was criminally
		intimidated as well. Consequently, FIR bearing No. 10
		dated 18.04.2022 was registered in Police Station of Kurez
·		Boya of Orakzai by attracting Section 342/506/355/34 of
	•	the Pakistan Penal Code, 1860. The petitioner moved the
		Court with application for post-arrest bail which is under
		consideration.
		4. Learned counsel for accused/petitioner and learned
		Senior Public Prosecutor for State duly assisted by private
		counsel were heard at length and file gone through.
		5. This is tentative assessment of record available on
		file as deep appreciation of evidence is not required at this
		stage. Motive has not been assigned for alleged
		commission of offence. It is daylight occurrence but no
	100°	sindependent witnesses have been associated with the
	AN SE JOH	incident. There is no recovery or any other evidence except
	ED WE CO SE	the CDR with no specification of the purpose of call



mentioned therein and its contents are unknown. All these facts render the case of petitioner as that of further inquiry. Moreover, the offences which accused is charged is not attracting prohibitory clause of Section 497 of the Code of Criminal Procedure, 1898.

6. For what has been discussed above, instant bail petition stands allowed subject to furnishing bail bonds to the tune of Rupees One lac (100,000/-); with two sureties; each in the like amount; to the satisfaction of this Court. File be consigned to District Record Room, Orakzai after its necessary completion and compilation within the span allowed for; whereas, copy of this Order be placed on record of Police to be returned accordingly.

7. Announced in open Court.

Sayed Fazal Wadood

AD&SJ, Orakzai at Baber Mela