


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**IN THE COURT OF ADDITIONAL SESSIONS JUDGE ORAKZAI, AT BABAR MELA**

BA No. 67/4 of 2022  
Gul Haider Vs State

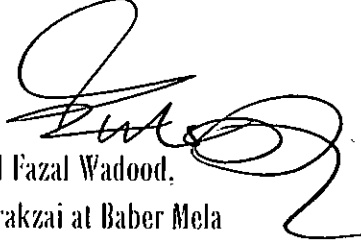
| Serial No of order or proceedings | Date of Order Proceedings | Order or other Proceedings with Signature of Judge or Magistrate and that of parties or counsel where necessary   |
|-----------------------------------|---------------------------|---|
| 1                                 | 2                         | 3   |
| Order                             | 06.07.2022                | <p>Mr. Ishtiaq ur Rehman Advocate for petitioner and Mr. Zubair APP for the State are in attendance.</p> <p>2. Arguments have already been heard; whereas, this is the disposal of regular bail application presented by accused/petitioner Gul Haider son of Ali Haider, resident of Sarobi Garhi, District Orakzai.</p> <p>3. The incident of honor killing was reported in Murasila drafted by Muqadar Khan ASHO Police Station Kalaya. Reportedly, one Gul Haider has opened fire on his daughter Mst: Rooh Taj Bibi seated in white car bearing No. 1214 with his alleged friend Shah Zair Ali. Resultantly, both male and female have been died on the spot who were shifted to DHQ Hospital Mishti Mela. The contents of Murasila have been converted into FIR bearing No. 151 dated 27.12.2021; registered in Police Station Kalaya by attracting sections 302/311/427 of Pakistan Panel Code, 1860. The accused has been remanded to judicial lockup that necessitated presentation of bail petition, which is under consideration.</p> <p>4. Arguments of counsel for the accused/petitioner and APP for State heard and record perused.</p> <p>5. On tentative assistant of record in the preview of Section 497 of Code of Criminal Procedure, 1898, it is reflected that the incident had taken place at dark night which is obviously unseen occurrence. No recovery or confession is available on file that can be attributed to the accused. The accused is in the age of senior citizen and this factor alone is sufficient for exercise of discretion in favour of petitioner. It is a pure case of in circumstantial evidence that renders the case as that of further injury.</p> |

  
SAYED FAZAL WADOOD  
District & Sessions Judge  
Orakzai at Hargu

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6. For what has been discussed above, instant bail petition stands allowed subject to furnishing bail bonds to the tune of Rupees One Lac and Fifty Thousand (150,000/); with two sureties; each in the like amount; to the satisfaction of this Court. File of this Court be consigned to District Record Room 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&S.J, Orakzai at Baber Mela