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Order
26.04.2022

APP for the state present. Accused through his counsel present. Complainant and minor injured in person along with his father present.

Complainant and father of the injured stated at the bar that they have effected compromise with the accused and have pardoned him in the name of almighty Allah. The complainant and father of the injured have got no objection on the release of the accused. Statement of the complainant and father of the injured recorded in this context and copy of their CNICs are attached which are Ex.PA and Ex.PB respectively.

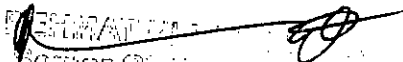
The offence u/s 324 PPC is compoundable. The compromise seems genuine and is in the best interest of the parties.

The offence u/s 15AA, for which the accused is charged, is bailable in nature and does not come within the prohibitory clause of section 497 Cr.P.C, in such like cases the grant of bail is a rule while its refusal is an exception but there exist no exceptional circumstances in the present case.

For the above reason, the accused is entitled to the concession of bail at this stage. The same is accepted and accused is released on bail to the tune of Rs. 100,000/-with two local and reliable sureties each in the like amount to the satisfaction of this court.

File be consigned to record room after necessary completion.

Announced
09.04.2021


J.M. (Rehmat Ullah Wazir)
JM-I/MTMC,
Orakzai (at Baber Mela)