

7

IN THE COURT OF SHAUKAT AHMAD KHAN
SESSIONS JUDGE, ORAKZAI AT BABER MELA

Bail Application No : 61/4 of 2022
Date of Institution : 22.07.2022
Date of Decision : 27.07.2022

MUHAMMAD SIRAJ VS THE STATE

ORDER

DPP Umar Niaz for the State and Sana Ullah Khan Advocate for accused/petitioner present. Complainant not present. Arguments heard and record gone through.

2. The accused/petitioner, Muhammad Siraj s/o Shah Mir seeks his post arrest bail in case FIR no. 24, dated 02.07.2022, u/s 302/109/148/149 PPC of Police Station Mishti Mela, wherein as per contents of FIR, the local police acting on information regarding the occurrence reached the spot where they found a dead body which was shifted to DHQ hospital where the complainant Taj Wali Khan on 02.07.2022 at 2010 hours made a report to the police to the fact that on that his son aged about 13/14 years was a student of madrassah who was on leave a day before the day of occurrence who on 01.07.2022 at about 1000 hours had left the house and when he did not return till evening, he (the complainant) searched him in the houses of his relatives and that now he found him dead in the hospital. Hence, the present FIR. He charged unknown accused for the commission of offence. During course of investigation on 06.07.2022 he

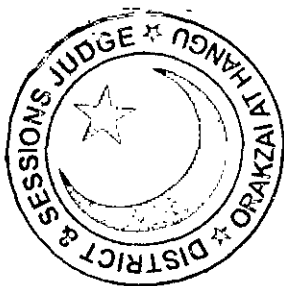
Shaukat Ahmad Khan
District & Sessions Judge,
Orakzai at Baber Mela
27/07/22

8


recorded his statement before court u/s 164 CrPC and charged the present accused/petitioner along with other co-accused for commission of offence. Hence, the present bail petition.

3. It is evident from the record that though the offence for which the accused/petitioner is charged falls within the prohibitory clause of 497 Cr.P.C, but the occurrence is unseen and unwitnessed. The accused/petitioner is not directly nominated in the FIR rather after 04 days of the occurrence he has been charged by the complainant in his statement recorded u/s 164 CrPC on the basis of information and satisfaction but no source of information and satisfaction has been disclosed by the complainant. The accused/petitioner ^{has} remained in police custody for about 04 days but nothing incriminating has either been recovered from his possession or on his pointation.

4. Hence, in view of what is discussed above, the accused/petitioner is admitted to the concession of bail provided he submits bail bonds in sum of Rs. 200,000/- with two sureties, each in the like amount to the satisfaction of this court. Sureties must be local, reliable and men of means. Copy of this order placed on judicial/police file. Consign.



Pronounced
27.07.2022


SHAUKAT AHMAD KHAN
Sessions Judge, Orakzai
at Baber Mela