BA No. 106/4 of 2022

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

BA No. 106/4 of 2022 Amar Abbas 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	03/11/2022	Mr. Sana ullah Khan Advocate, counsel for
		accused/petitioner; Mr. Zubair APP for State are in
		attendance.
		2. This is the disposal of Post arrest bail application
		presented by accused/petitioner Amar Abbas son of
		Mushtaq Ali r/o Qaum Mani Khel Tappa Ahmad Khel
		Tehsil Lower and District Orakzai.
,		3. Shal Muhammad SHO and other Police officials of
		Police Station Kalaya, Orakzai were available on barricade.
·		One person namely Amar Abbas was moving from Kalaya
		Side towards the barricade. On suspicion, he was searched
	:	and the SHO recovered 01 envelop of ICE
		(Methamphetamine) from the side pocket of his Shirt. On
		measuring of such recovered ICE, it were found 40 grams.
		Criminal Law was brought into motion against the accused
		and resultantly, FIR bearing No. 106 dated: 18/10/2022
		was registered against the accused by attracting Section 11-
_		A of the KP Control of Narcotics Substances Act, 2019 in
		Police Station Kalaya of District Orakzai. The accused was
		arrested on spot who was later on remanded to Judicial
		Lockup. Consequently, application for release of accused
		on bail is presented which is under consideration.
	X	4. Learned counsel for accused/petitioner and learned
	1/2/	Assistant Public Prosecutor for State were heard at length
SAYED	HAZAL WADOO	and file gone through.
Addl: Disk		5. This is tentative assessment of record available on
		file as deep appreciation of evidence is neither required nor
/		warranted. The accused/petitioner was allegedly carrying

ICE in his pocket and was arrested on the spot; but, no

private witness has been associated with the recovery

4

proceedings. The quantity of 40 grams of ICE were allegedly recovered from the direct and personal possession of accused; yet, report of the Forensic Science Laboratory is still awaited and determination of the recovered material as ICE is still awaiting. More so, the prosecution is also not claiming that the accused was previously involved in the same nature of cases. The case of accused/petitioner is also not falling within the ambit of prohibitory Clause of Section-497 of the Criminal Procedure Code, 1898. All these facts renders the case of petitioner as one of further inquiry.

- 6. For what has been discussed above, instant bail petition stands allowed subject to furnishing bail bonds to the tune of Rupees 80,000/-; with 02 sureties each in the like amount; to the satisfaction of this Court.
- 7. 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.

8. Announced in open Court.

Sayed Fazal Wadood

AD&SJ/JSC, Orakzai at Baber Mela