Court of Additional Sessions Judge, Orakzai at Baber Mela

BA. 120/4 of 2022 Khan Akbar vs State

| Order 16/12/2022 Mr. Aurangzeb Advocate, represent accused/petitioner, complainant in person and Mr. Zub APP for the State are in attendance. 2. This order is intended to dispose of the caption Bail Application submitted by Accused/petitioner Kl Akbar s/o Muhammad Afzal r/o Qaum Mishti, Tappa Da Khel, Molayan Kalay, Tehsil Central, District Orakzai case FIR No.40 dated 05.10.2022 registered u/s 324 PPC the Pakistan Penal Code, 1860, in Police Station Cen Mishti Mela. 3. The injured person (complainant) present and state the Bar that he has patched up the matter we have the patched of the matter we have the patched of the matter we have the matter we have the patched of th |
|--|
| accused/petitioner, complainant in person and Mr. Zub APP for the State are in attendance. 2. This order is intended to dispose of the caption Bail Application submitted by Accused/petitioner Kl Akbar s/o Muhammad Afzal r/o Qaum Mishti, Tappa Da Khel, Molayan Kalay, Tehsil Central, District Orakzai case FIR No.40 dated 05.10.2022 registered u/s 324 PPC the Pakistan Penal Code, 1860, in Police Station Cen Mishti Mela. 3. The injured person (complainant) present and state the Bar that he has patched up the matter we have the patched of the caption of the |
| APP for the State are in attendance. 2. This order is intended to dispose of the caption Bail Application submitted by Accused/petitioner Kl Akbar s/o Muhammad Afzal r/o Qaum Mishti, Tappa Da Khel, Molayan Kalay, Tehsil Central, District Orakzai, case FIR No.40 dated 05.10.2022 registered u/s 324 PPC the Pakistan Penal Code, 1860, in Police Station Cen Mishti Mela. 3. The injured person (complainant) present and state the Bar that he has patched up the matter we have the same that he has patched up the same that h |
| APP for the State are in attendance. 2. This order is intended to dispose of the caption Bail Application submitted by Accused/petitioner Kl Akbar s/o Muhammad Afzal r/o Qaum Mishti, Tappa Da Khel, Molayan Kalay, Tehsil Central, District Orakzai, case FIR No.40 dated 05.10.2022 registered u/s 324 PPC the Pakistan Penal Code, 1860, in Police Station Cen Mishti Mela. 3. The injured person (complainant) present and state the Bar that he has patched up the matter we have the same that he has patched up the same that h |
| Bail Application submitted by Accused/petitioner Kl Akbar s/o Muhammad Afzal r/o Qaum Mishti, Tappa Da Khel, Molayan Kalay, Tehsil Central, District Orakzai case FIR No.40 dated 05.10.2022 registered u/s 324 PPC the Pakistan Penal Code, 1860, in Police Station Cen Mishti Mela. 3. The injured person (complainant) present and sta at the Bar that he has patched up the matter w |
| Akbar s/o Muhammad Afzal r/o Qaum Mishti, Tappa Da Khel, Molayan Kalay, Tehsil Central, District Orakzai, case FIR No.40 dated 05.10.2022 registered u/s 324 PPC the Pakistan Penal Code, 1860, in Police Station Cen Mishti Mela. 3. The injured person (complainant) present and sta at the Bar that he has patched up the matter w |
| Khel, Molayan Kalay, Tehsil Central, District Orakzai, case FIR No.40 dated 05.10.2022 registered u/s 324 PPC the Pakistan Penal Code, 1860, in Police Station Central Mishti Mela. 3. The injured person (complainant) present and state the Bar that he has patched up the matter was a state of the patched of the matter was a state of the patched of the matter was a state of the patched of the matter was a state of the patched of the matter was a state of the patched of |
| the Pakistan Penal Code, 1860, in Police Station Central Mishti Mela. 3. The injured person (complainant) present and state the Bar that he has patched up the matter were stated by the state of the s |
| the Pakistan Penal Code, 1860, in Police Station Cen Mishti Mela. 3. The injured person (complainant) present and state the Bar that he has patched up the matter w |
| the Pakistan Penal Code, 1860, in Police Station Cen Mishti Mela. 3. The injured person (complainant) present and sta at the Bar that he has patched up the matter w |
| 3. The injured person (complainant) present and sta at the Bar that he has patched up the matter w |
| at the Bar that he has patched up the matter w |
| at the Bar that he has patched up the matter w |
| |
| accused/petitioner by the intervention of the elder of |
| locality and pardoned the accused/petitioner through the accused through the a |
| compromise. He stated before the Court that he has got |
| objection if the accused/petitioner is released on bail. |
| submitted his CNIC Ex.PA and the compromise descent and sta |
| Ex.PB which is placed on file. The parties being broth |
| linter se have affected a genuine compromise which |
| apparently seems in the best interest of the parties. |
| apparently seems in the best interest of the parties. injured is fully satisfied with the compromise and is more interested in perusing the bail petition of the accuse 4. In view of the above, the compromise is acceptable. |
| more interested in perusing the bail petition of the accuse |
| 4. In view of the above, the compromise is accept |
| and the bail petition is accepted on the basis |

imiss vilich



compromise. The accused/petitioner is released on bail subject to furnishing surety bond in the sum of Rs. 80,000/-with two sureties, each in the like amount, to the satisfaction of this Court.

5. File of this Court be consigned to District Record Room after its necessary completion and compilation within span allowed for. Record of the Police be sent back with copy of this Order.

Additional Sessions Judge, Orakzai at Baber Mela

aisich i Rea 🖭

Fid., go symbalian

w to south en