IN THE COURT OF ADDITIONAL SESSIONS JUDGE ORAKZAL AT BABAR MELA

BA No. 119/4 of 2022 Safeen Asghar 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
proceedings 1	2	3
Order-5	23/12/2022	Mr. Aurangzeb Khan advocate represented
		accused/petitioner; whereas, Muhammad Zubair APP for
·		State, Abdul Nazeer (CNIC No. 21602-6081236-7) being
		son of deceased, Amir Raza (CNIC No. 14101-5889852-9)
		being son of injured, are in attendance. The complainant
		parties are not engaging counsel on the score that they have
	. "	got no objection on release of accused on bail. Arguments
. •		heard; whereas, this is the disposal of captioned post arrest
	·	Bail Application, submitted by accused/petitioner Safeen
		Asghar.
		2. Ghajay son of Khan Shah complainant had charged the
		accused/petitioner Safeen Asghar son of Khan Asghar for
		head on collision of Motorcycles due to rash and negligent
		driving caused death of one person and injuries to the
		second. Murasila was drafted by ASHO of Police Station
,		Ghiljo from the THQ Hospital which was converted into
		FIR bearing No.25 dated 22-11-2022, registered at Police
		Station, Ghiljo under Section(s) 279/337G/320/322/427 of
		the Pakistan Panel Code-1860. Accused being behind the
		bar presented instant post arrest bail petition, which is
		under consideration.
		3. Arguments of the learned counsel for the
	,	accused/petitioner and learned APP for the State heard and
		record perused.
		4. This being stage of bail is neither supposed for
		considering deep appreciation of evidence nor can the
	_ ^	observation of the Court affect the merits of the case in
		trial. All of the sections of law levelled in the FIR are
	MAP 25 Jud	bailable excluding Section 322 which carries no
	La ses Hing	punishment except payment of Diyyat. The complainant
- ENE	O'S rattal at	parties are also not objecting the grant of bail. Similarly,

there is no concept of withholding bail as matter of punishment.

- 5. In view of the above, the plea of bail is accepted. Consequently, the accused/petitioner is released on bail subject to furnishing surety bond in the sum of Rs. 200,000/- with two sureties, each in the like amount, to the satisfaction of the Court/MOD.
- 6. File of this Court be consigned to District Record Room, Orakzai after its necessary completion and compilation within the span allowed for. Record of the Police be sent back with copy of this Order.

7. Announced in the open Court

Sayed Fazal Wadood,

AD&SJ, Orakzai at Baber Mela