

7

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

Bail Application No. : 110/4 of 2022
Date of Institution : 22.12.2022
Date of Decision : 23.12.2022

QEEMAT KHAN VS THE STATE

ORDER

APP, Muhammad Zubair for the State and
Zahoor Ur Rehman Advocate for
accused/petitioner present. Record received.
Arguments heard and record gone through.

2. Accused/petitioner, Qeemat Khan s/o Abdul
Khaliq seeks his post-arrest bail in case FIR No.
50, dated 18.12.2022 registered U/S 9 (d) of the
Khyber Pakhtunkhwa CNSA, 2019 at Police
Station Mishti Mela, wherein, as per contents of
FIR, the local police, having laid a picket on the
spot, stopped a motorcycle riding by
accused/petitioner along with co-accused Umat
Khan having a white colour bag in his lap
occupying the rear seat of the motorcycle. The
search of the bag led the complainant to the
recovery of 9000 grams of chars. Similarly, the
complainant also recovered 2000 grams of chars

Shaukat Ahmad Khan
District & Sessions Judge,
Orakzai at Baber Mela


08

from a plastic bag laid on the oil tank of the motorcycle. Hence, the present FIR.

3. It is evident from the record that the accused/petitioner is directly nominated in the FIR with a huge quantity of chars recovered from his possession. The offence for which the accused/petitioner is charged, attracts prohibitory clause of section 497 Cr.P.C. Moreover, sufficient material is available on file which reasonably connect the accused/petitioner with the commission of offence. Hence, the accused/petitioner is not entitled for the concession of bail at this stage. Accordingly, for the stated reasons, bail petition in hand stands dismissed being meritless. Consign.



Pronounced:
23.12.2022


SHAUKAT AHMAD KHAN
Sessions Judge/ Judge Special Court,
Orakzai at Baber Mela