

Post Script
17.09.2022

Later on, the complainant along with the counsel for the petitioners/accused appeared. The complainant stated at the bar that he has effected compromise with the accused party and he has got no objection if they are released on bail. To this effect, his statement is separately recorded, wherein he narrated the aforesaid facts and exhibited his CNIC as Ex.PA.

The petitioners namely Qasim Gul and Ashraf have applied for their post arrest bail in connection with case FIR No. 17, Dated: 15.09.2022 U/S 337F(ii)/34 PPC registered in PS Ghiljo, U/Orakzai.

Arguments heard and file perused.

Though, accused are directly charged in the FIR but the offence, for which accused are charged, does not come within the prohibitory clause of section 497 Cr.P.C, in such like cases the grant of bail is a rule while its refusal is an exception but there exist no exceptional circumstances in the present case. In addition to, accused are first offenders and have got no criminal history at their credit.

The complainant have also got no objection on their release on bail and the offence is compoundable in nature.

For the above reasons, the accused are entitled to the concession of bail at this stage, hence, application in hand is accepted subject to furnishing of bail bonds to the tune of Rs. 100,000/- with two local and reliable sureties each in the like amount to the satisfaction of this court.

Copy of this order be placed on police record and the instant file be consigned to record room while record be sent back to the quarter concerned.

Announced
17.09.2022

REHMA MULLAH WAZIR
Senior Civil Judge/JM,
Orakzai (at Baber Mela)