IN THE COURT-OF ABDUL BASIT
ADDITIONAL SESSIONS JUDGE-II, ORAKZAI

## Petition No. 28/4 of 2024

"Muhammad Khayaz... Versus ... The State"

Order---3 20.04.2024 Mr. Noor Awaz, advocate, for accused/petitioner present.

DyPP for State is in attendance.

Accused/petitioner Muhammad Khayaz s/o Muhammad Jan seeks his post arrest bail in case FIR no. 05 dated: 17.04.2024 under section 9D KP CNSA of Daboori Police Station, Orakzai.

Concise facts of the case are that, complainant along with other police officials had arranged a barricade at given place, where they confronted a person in suspicious condition approaching from Mishti Mela side having white color sack on his shoulder; that the person was stopped and the sack was searched, which led the recovery of 3500 grams of charas, out of which 10 grams of charas was separated for FSL and packed in parcel no. 1 and the balance charas along with sack was packed in parcel no. 2; hence, the accused was arrested and the FIR was registered.

Arguments heard and record gone through.

Perusal of the record reveals that though, there is no mandatory provision in such like cases to associate private witnesses, however, their association is also not expressly barred in cases, where there is availability of the public on the spot. In the instant case, record shows that the recovery has allegedly been made from the accused/petitioner from public place; therefore, the local police was supposed to associate private witnesses but they did not. FSL report is not received so far as to determine that whether the recovered contraband is chars or something else. As per site plan, the local police had allegedly arranged a barricade on straight road, which is apparently visible to the accused from considerable distance but this is strange that accused/petitioner despite having huge quantity of charas moved

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towards them, which need to be sought out after recording of evidence. As per available record, accused/petitioner has no history of involvement in such like cases. All of above facts make the case of accused/petitioner one of further inquiry; therefore, keeping him behind the bar would serve no useful purpose.

So, in the circumstances the bail application is accepted and accused/petitioner is admitted to bail provided he furnishes bail bonds in sum of Rs. 200,000/- with two sureties each in the like amount to the satisfaction of this court. Sureties must be local, reliable and men of means. My order is tentative in nature and shall have no bearings on merits of the case. Copy of this order be placed on judicial and police files.

Requisitioned record be returned to the quarter concerned and file of this court be consigned to record room after necessary completion and compilation.

Announced

(Abdul Basit)

Addl. Sessions Judge-II, Orakzai