Page 1 of 2 Irtiza Hassan vs State

IN THE COURT OF JUDICIAL MAGISTRATE-I, KALAYA, ORAKZAI

Bail Petition	
Date of institution	09.09.2024.
Date of decision	09.09.2024.

Order.03 09.09.2024

Bail petition received from the court of learned JM-II, Kalaya, Orakzai. Be registered. APP for the state present. Counsel for accused/petitioner present. Record already received. Arguments heard and case file perused.

Accused/petitioner namely Irtiza Hassan S/O Hamid Ali R/O Qaum Bar Muhammad Khel, PO Kalaya, Lower Orakzai is seeking his post arrest bail in case FIR No.84 dated: 23.08.2024 U/S 11-A CNSA, & 15-AA Police Station Kalaya, District Orakzai.

Although, recovery of 30 grams ICE and one 30 bore pistol has been effected from the direct possession of accused/petitioner, however, punishment for offence u/s 11-A CNSA does not fall within the ambit of prohibitory clause of Section 497 Cr. PC. In such like cases grant of bail is a rule and refusal an exception. No extra ordinary circumstances exist to justify the departure from the said rule. There is no criminal history of accused/petitioner. Neither FSL report nor application for FSL is placed on file. Case of accused/petitioner is one of further inquiry. Investigation has already been completed and

W 09/08/02

ivil Judge/JM

Page **2** of **2** <u>Irtiza Hassan vs State</u>

accused/petitioner is no more required to the local police for investigation.

Resultantly, application in hand is allowed. Petitioner be released on bail subject to furnishing bail bonds in the sum of Rs. 50,000/- (Fifty thousand) with two sureties each in the like amount to the satisfaction of this court. Copy of this order be placed on police as well as judicial record. The requisitioned record be sent back to the quarter concerned forthwith, while file of this court be consigned to record room after necessary completion and compilation.

ANNOUNCED: 09.09.2024

Zahir Khan JMIC-I, Kalaya, Orakzai