3 H

FORM "A" FORM OF ORDER SHEET

FORM OF ORDER SHEET
IN THE COURT OF MUHAMMAD JUNAID ALAM, CIVIL JUDGE/JUDICIAL MAGISTRATE-II, KALAYA ORAKZAI
Case Title:

Vs

| Case Title: | | Vs |
|-----------------------------------|---|---|
| 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 |
| 1 | 2 | APP for the State present. Relative of accused/petitioner |
| Order-02 | 28.10.2024 | present. Record received. |
| | | The accused/petitioner namely Muhammad Karim Son of |
| | | Gul Afzal, resident of Qom Malla Khel, Tappa Char |
| | | Khela, Tehsil Lower District Orakzai is seeking his post |
| | | arrest bail in Case FIR No.19 dated: 20.10.2024 under |
| | | sections under sections 324, 148, 149 Pakistan Panel |
| | | Code, Police Station Daboori, District Orakzai. |
| | | Learned counsel for accused/petitioner and APP for the |
| | | State advanced arguments. |
| | | Although, accused/petitioner is directly and by name |
| | | charged in the FIR by complainant of PS Daboori and the |
| | | punishment for the offence under section 324 PPC falls |
| | | within the ambit of prohibitory clause of Section 497 Cr. |
| | | PC, however, record shows that accused/petitioner along |
| | | with co-accused is nominated in the FIR by complainant |
| | | without disclosing any source of information regarding |
| | | involvement of the accused in the commission of the |
| MUHAMMA Civil | JUNAID ALAM JUNAID ALAM Judge Kalaya Zai at Kalaya | offence. There was cross firing between the parties but |
| | | none of the party (nominated accused) have charged |
| | | anyone for the commission of the offence. Accused has not |
| | 22 | been arrested at the spot. Nothing incriminating has been |
| | | recovered from possession of the present |
| | | accused/petitioner. No eye witness is mentioned in the FIR. |
| | | No injury sheet or medical report is attached, which means |
| į | | that it is case of non-effective firing for intimidation. |
| | | Therefore, it is ease of further inquiry. Furthermore, co- |
| | | accused has already been granted bail, hence, rule of |
| | | consistency also applied to the present accused/petitioner. |

FORM "A"

| Casc | : Little: | VS |
|-----------------------|------------|--|
| Continued Order-02 | 28.10.2024 | Moreover, investigation has already been completed and |
| | | accused is no more required to the local police for furthe |
| | | investigation and no useful purpose would be served by |
| | | keeping the accused/petitioner behind the bar. |
| | | Consequently, application in hand is allowed. Petitioner be |
| | | released on bail subject to furnishing bail bonds in the sun |
| | • | of Rs. 100,000/- (One lac) with two sureties each in the lik |
| | | amount to the satisfaction of this court. Copy of this orde |
| | · | be placed on police as well as judicial record. Record be |
| | | returned back to the quarter concerned. |
| | | File of this court be consigned to record room afte |
| | | necessary completion and compilation. |
| | | Announced |
| | | 28.10.2024 mAt |
| | | Muhammad Junaid Alam, |
| | | Judicial Magistrate-II, Tehsil Court Kalaya, Orakzai |
| | | |
| | | |
| | | |
| | | |
| | | |
| | • | |
| | | |
| | | |
| | | |
| | | |
| | | |
| | | |
| | | |
| | | |
| | | |
| | | |