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**IN THE COURT OF ADDITIONAL SESSIONS JUDGE-II ORAKZAI,**  
**AT BABAR MELA**

BA No. 38 of 2020

Sajid Ali VS State

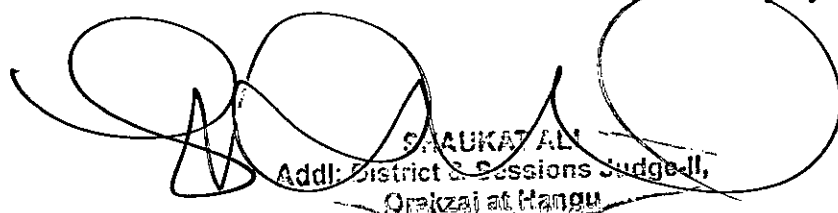
**ORDER**  
**18.07.2020**

Mr. Muhammad Wahid Miraj Advocate, learned counsel for the accused/petitioner present. Syed Amir Shah APP for the State present. Mr. Abid Ali Advocate learned counsel for the complainant along with complainant present. Counsel for accused submitted application for adding section 15-AA and 427 PPC in his bail application which was later on added in the FIR, therefore the application allowed and Muharrir is directed to add the afore mentioned sections of law in bail application with red ink.

Accused/petitioner Sajid Ali s/o Asad Ali r/o Qom Mani Khel Tappa Sabora Khel village Mamo Garhi District Orakzai is seeking his post-arrest bail in case FIR No.59 dated 16/06/2020 u/s 324/427, PPC/ 15-AA PS Lower Orakzai (Kalaya), wherein the complainant charge him for causing fire arm injury on his right knee, hence the instant post-arrest bail application of the accused/petitioner.

Arguments for the learned counsel for the accused/petitioner and APP for the state assisted by learned counsel for the complainant heard and record perused.

The perusal of record would transpire that the complainant in his report mentioned that the accused was duly arm and fired on him as a result of which he sustain injury on his left knee. The medical report of the complainant which is worth perusal wherein the medical officer observed that There is no bullet injury and further

  
SAADKAT ALI  
Addl. District & Sessions Judge-II,  
Orakzai at Mangu

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mentioned in his findings that there are scratch marks on medial aspect of left leg and the injury is simple with blunt objects. The version of the complainant narrated in the FIR is not supported by the medical report, therefore in the circumstances of the case, the case of accused/petitioner is one of further inquiry. The accused/petitioner is already interrogated in the instant case and his further detention in the judicial lock-up would serve no useful purpose, thus the case of the accused/petitioner is arguable for the grant of bail.

In view of the above discussion the bail petition in hand is accepted and the accused/petitioner is ordered to be released on bail subject to furnishing surety bond in the sum of Rs. 100, 000/- with two sureties each in the like amount to the satisfaction of this court or duty Judge. The sureties must be local and men of means.

File of this Court be consigned to record room after its necessary completion and compilation.

**Announced**  
**18.07.2020**



(SHAUKAT ALI)  
Additional Sessions Judge-II,  
Orakzai at Babar Mela