

(3)

BA NO. 87/4
AKBAR KHAN VS STATE
FIR NO. 24, DATED 22.04.2024, U/S 462-K PPC,
POLICE STATION: KUREZ

IN THE COURT OF SYED OBAIDULLAH SHAH,
SESSIONS JUDGE, ORAKZAI AT BABER MELA

Bail Application No : 87/4 of 2024
Date of Institution : 12.11.2024
Date of Decision : 14.11.2024

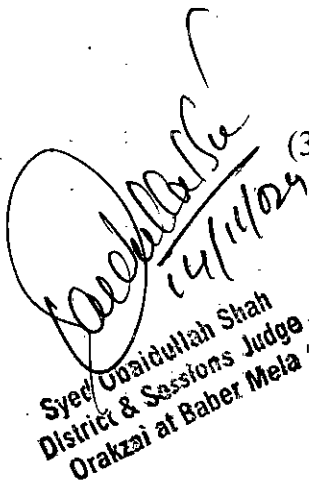
AKBAR KHAN VS THE STATE

ORDER

DPP, Umar Niaz for the State and Khursheed Alam Advocate for accused/petitioner present. Record received. Representative of complainant present. Arguments heard and record gone through.

- (2). The accused/petitioner, **Akbar Jan** s/o Seen Akbar seeks his post-arrest bail in case FIR No. 24, Dated 22.04.2024, u/s 462-K PPC of Police Station Kurez wherein, the complainant/SDO TESCO through a Murasila addressed to the SHO of Police Station Kurez made a report to the fact that the staff of TESCO had disconnected illegal electricity connection of coal mines located at Sheikhan which were reconnected by the accused/petitioner, amounting to financial loss burdened upon his department. Hence, the present FIR.

- (3). Learned counsel for defense argued that the accused/petitioner has falsely been implicated in the instant case to scot-free the actual culprit. Learned DPP for the state put forward his arguments that the accused/petitioner is directly nominated in the FIR.


14/11/24
Syed Obaidullah Shah
District & Sessions Judge
Orakzai at Baber Mela

4

BA NO. 87/4

AKBAR KHAN VS STATE

FIR NO. 24, DATED 22.04.2024, U/S 462-K PPC,
POLICE STATION: KUREZ

(4). At the very outset, the representative of the complainant stated at the bar that he has got no objection upon acceptance of bail of the accused/petitioner. There is no previous history of the accused/petitioner in such like cases. Moreover, the accused/petitioner remained in police custody but no confession or admission has been by the accused/petitioner.

(5). In these circumstances, the accused/petitioner is admitted to the concession of bail provided he submits a bail bond in the sum of Rs. 100,000/- with two sureties each in the like amount to the satisfaction of this court. The sureties must be local, reliable and men of means.

(6). Order announced. File of this court be consigned to record room after its necessary completion and compilation. Copy of this order be placed on judicial/police file.

(7). This order is tentative in nature and would have no effect upon the trial of the accused/petitioner.

Dated: 14.11.2024



(SYED OBAIDULLAH SHAH)
Sessions Judge, Orakzai
at Baber Mela