

IN THE COURT OF HAQ NAWAZ,
SESSIONS JUDGE, ORAKZAI AT BABER
MELA

Bail Application No. : 169/4 of 2025

Date of Institution : 29.10.2025

Date of Decision : 04.11.2025

ORDER

Shaheen Muhammad Advocate for accused/petitioner,
Sr. PP for the State and Noor Mir Jan Advocate for
complainant present. Arguments heard and record
perused.

2. Accused/petitioner, **Fawad Ahmad** s/o Adil Jan seeks
his post arrest bail in case FIR No. 26, Dated
15.10.2025, u/s 324/427/148/149 PPC and 5 Explosive
Substances Act of Police Station Ghiljo. As per
contents of FIR, the local police, while responding to
the information regarding the occurrence, rushed to
Branch Road Rawinda Peerano Kaley Buland Khel on
15.10.2025. The complainant, Muhammad Adil
reported the matter to the local police at 1810 hours to
the effect that he along with his son Muhammad
Usman and cousin Waleed were on their way to the
shops for purchasing household articles and when they
reached to the spot of occurrence at 1730 hours, the
accused Naseeb Ullah, Ajmal, Khatir, Fawad, Mustafa
and Jaido, who were in possession of weapons,
appeared from nearby trees and they got furious during
the altercation and made firing upon the complainant
party; as a result, Muhammad Usman and Waleed

FAWAD AHMAD VS THE STATE


FIR NO. 26, DATED: 15.10.2025, U/S 324-427-148-149 PPC & 5

EXP. SUB ACT, POLICE STATION: GHILJO

sustained injuries while the complainant luckily escaped unharmed. The accused Ajmal and Naseeb Ullah also hurled a hand grenade to the shop complainant's cousin namely Said Rehman which caused sufficient damage to the shop. Hence, the present FIR.

3. After hearing both the parties and perusal of the record, it was found that a total of six accused were charged for inflicting injuries to injured Muhammad Usman and Waleed with no specific role attributed to any of them. There is only one medical report available on file in respect of injured Muhammad Usman which also depicts that he sustained a simple injury on his leg. These facts make the case of accused/petitioner one of further inquiry.
4. Hence, in view of what is discussed above, the accused/petitioner is admitted to bail subject to submission of bail bonds to the tune 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.
5. Copy of this Order be placed on police/judicial file. File of this Court be consigned to record room after its necessary completion and compilation.

Announced:
04.11.2025


(HAQ NAWAZ)
Sessions Judge, Orakzai
at Baber Mela