


3

IN THE COURT OF WAJID ALI,
ADDITIONAL SESSIONS JUDGE, HARIPUR AT GHAZI.

Jibran vs. State

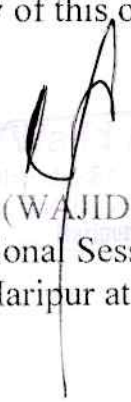
Pre-Arrest Bail Petition No. 122/4
Date of Institution 17.07.2023
Date of Decision 26.07.2023

Serial No. of Order or Proceeding	Date of Order or Proceeding	Order or other Proceedings with Signature of Judge or Magistrate and that of parties or counsel where necessary
1	2	3
Order.....04	26.07.2023	<p>Accused/petitioner namely; Jibran s/o Aurangzeb caste Gujjar r/o Qazipur Tehsil Ghazi District Haripur on ad-interim pre-arrest bail present. Javed Yousaf, learned APP for the State present. Complainant in-person with counsel present.</p> <p>2. Accused/petitioner seeks confirmation of pre-arrest bail in case FIR No. 245 dated 05.06.2023, under section 337-A(iii)/34 of the PPC registered at Police Station Ghazi. The complainant namely; Ijaz Ali s/o Muhammad Mushtaq vide Mad Report No. 13 dated 28.05.2023, reported to the local police that he was busy in construction work when at about 11:00 AM the accused/petitioner along with others stormed upon them and injured him with shovel and stick.</p> <p>3. Arguments of learned counsel for the parties heard and record gone through. The accused alleged malafides and false implication for charging him in the instant case however he is directly charged along with others for causing injuries to the complainant party. Moreover, his presence at the spot is established as he himself has</p>


Wajid Ali
Additional Sessions Judge
Haripur
26/07/23

4

BBA titled: Jibran etc. vs. State

Serial No. of Order or Proceeding	Date of Order or Proceeding	Order or other Proceedings with Signature of Judge or Magistrate and that of parties or counsel where necessary
		<p>sustained injuries during the scuffle. The parties are already close relatives, as such false implication is out of question. There is no malafide or false implication apparent on the face of record. Therefore, without commenting on merits of the case; lest it would be detrimental to the case of either party, I am of the view, that the case of the accused/petitioner is not fit for the grant of extra ordinary concession of pre-arrest bail. Resultantly, the petition is dismissed. The ad-interim pre-arrest bail already allowed to the accused/petitioner stands recalled.</p> <p>4. File be consigned to the Record Room after its completion and scanning, whereas, record be returned to the quarter concerned with a copy of this order.</p> <p><u>Announced:</u> 26.07.2023</p> <p> (WAJID ALI) Additional Sessions Judge, Haripur at Ghazi.</p>