## IN THE COURT OF ADDITIONAL SESSIONS JUDGE-I, ORAKZAI AT BABER MELA

## Case Title: Hazrat Bilal Vs State

FIR No. 37, Dated: 08.05.2020, U/S: 16- KPA Act, PS: Mishti Mela

	FIR No. 37, I	Dated: 08.05.2020, U/S: 16- KPA Act, PS: Mishti Mela
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		3
Order No.03	13.03.2025	Sr. PP Abul Qasim for the state present. Appellant through his
	*	brother present. Preliminary arguments could not be heard due to
		non-availability of his counsel.
	,	Case file to come up for preliminary arguments on 19.03.205.
		Jake 2 13.3.25
		(BAKHT ZADA) Addl: Sessions Judge-I, Orakzai
,		at Baber Mela
		·
Order No.04	19. 03.2025	Sr. PP Abul Qasim for the state present. Appellant through
		his brother present along with counsel present.
		The instant Criminal Appeal has been filed against
		conviction vide impugned judgment dated 18.02.2025 passed
		by learned Judicial Magistrate-II, Tehsil Kalaya District
		Orakzai, whereby the appellant was conviction u/s 16 of
		Khyber Pakhtunkhwa Arms Act, 2013 to suffer imprisonment
	,	for the period of 10 years and also forfeited his movable and
		immovable property.
		Today, at the very outset of arguments the learned counsel
		for the appellant stated that he has filed the instant appeal
		against conviction u/s 410 Cr. PC, which is not relevant in the
		present case as the conviction of 10 years has been recorded
		vide the impugned judgment not by the court of Sessions,
		rather by the learned Judicial Magistrate-II, Kalaya for which
	ο <sub>ν</sub> ΄	appeal lies u/s 408 (b) Cr. PC. The relevant provision is
A.	102.25	reproduced below for ready reference;
Ψ,	3.20	Section 408 (b) Cr. PC
	19	Appeal from sentence of Assistance Sessions Judge or
	T ZADA	Judicial Magistrate. When in any case an Assistance Sessions
Add: District &	Sessions Judge-1, at Hangu	Judge or Judicial Magistrate passes any sentence of
Utakza	J	imprisonment for a term exceeding 04 years. The appeal of all
		or of the accused convicted at such trial shall lie to the Hight
		Court
		The learned counsel for the appellant submitted application
		for withdrawal of the instant appeal on the grounds mentioned
		therein. The application is placed on file and the instant appeal

4

## IN THE COURT OF ADDITIONAL SESSIONS JUDGE-I, ORAKZAI AT BABER MELA

## Case Title: <u>Hazrat Bilal Vs State</u>

FIR No. 37, Dated: 08.05.2020, U/S: 16- KPA Act, PS: Mishti Mela

G # G 1		is hereby dismissed as withdrawn. No order as to costs.
Contin- Order No. 04	•	Requisitioned record be sent back while file of this court be
		consigned to Record Room.
	:	Announced 19. 03.2025  8 and 2. 19. 3.25
		(BAKHT ZADA)  Addl: Sessions Judge-I, Orakzai at Baber Mela
	•	
·		
,		
		3 <sub>6</sub>