

IN THE COURT OF SYED OBAIDULLAH SHAH, SESSIONS JUDGE/JUDGE SPECIAL COURT, ORAKZAI (AT BABER MELA)

SPECIAL CASE NO.

18/3 OF 2025

DATE OF INSTITUTION

21.04.2025

DATE OF DECISION

21.04.2025

STATE THROUGH TAJMEEN KHAN ASHO, POLICE STATION GHILJO

.....(COMPLAINANT)

-VERSUS-

SHAFI ULLAH S/O YOUNIS KHAN, AGED ABOUT 18/19 YEARS, R/O CASTE AKHEL, SARKI KHEL, DISTRICT ORAKZAI

..... (ACCUSED FACING TRIAL)

Present: Umar Niaz, District Public Prosecutor for the State.

FIR No. 10

Dated: 14.04.2025

U/S: 9 (i) 3B of the

Khyber Pakhtunkhwa Control of Narcotic Substances Act, 2019

Police Station: Ghiljo

<u>Judgement</u> 21.04.2025

The above-named accused is charged for the offence u/s 9 (i) 3B of the Khyber Pakhtunkhwa CNSA, 2019, vide FIR no. 10, dated 14.04.2025 of Police Station Ghiljo.

(2). As per contents of FIR, the complainant,

Tajmeen Khan ASHO accompanied by other police
personnel set up a picket on the crime scene, where at
about 1400 hours a person approaching towards the
picket from Mamozai was stopped who revealed his
identity as Shafi Ullah. He was searched and led the
complainant to the recovery of 630 grams of chars from
his trouser fold.

Syed Obaiduliah Shah District & Sessions Judge Orakzai at Baber Mela

- (3). After completion of investigation, complete challan was put in court upon direction of the court on the basis of application submitted by the accused, for disposal of his case on the basis of plead guilty waiving of his rights provided u/s 265-C CrPC on the grounds mentioned therein. Application is placed on file. The accused was summoned through Addendum-B from Sub-Jail Orakzai.
- (4). Arguments heard and record perused.
- **(5)**. Perusal of case file shows that the accused was having 630 grams of chars in his possession; therefore, he is held guilty of the offence punishable u/s 9 (i) 3B of the Khyber Pakhtunkhwa CNSA, 2019 and convicted of the offence. But as the accused is first offender and there is no record of his previous involvement in such like offences. Hence, he must have a chance of repentance. Keeping in view the aforementioned circumstances and the clean breast admission of the guilt of the accused, his poor financial status and recovery of only 630 grams of chars by taking a lenient view, instead of sentencing him at once, he is placed on probation for a period of 06 (six) moths subject to the executing of bonds in the sum of Rs. 50,000/- with two sureties to the satisfaction of Probation Officer concerned to the effect that the accused would commit no offence and to keep the peace and be of good behavior during the period of bond and to appear and

Syed Obaiduliah Shah Oishist & Sessions Judge Oishist & Sessions Meda receive the sentence, if called upon to do so during that period. Accused is in custody, he be released, if he submits the required bond, subject to that if he is not required in any other case. Case property be dealt with in accordance with law.

(6). Judgment announced. File of this court be consigned to record room after its necessary completion and compilation.

Dated: 21.04.2025

(SYED OBAID VLAH SHAH Sessions Judge/Judge Special Court, Orakzai at Baber Mela

CERTIFICATE

Certified that this judgment consists of three (03) pages. Each page has been read, corrected wherever necessary and signed by me.

Dated: 21.04.2025

(SYED OBAIDULAH SHAH)
Sessions Judge/Judge Special

Court, Orakzai at Baber Mela