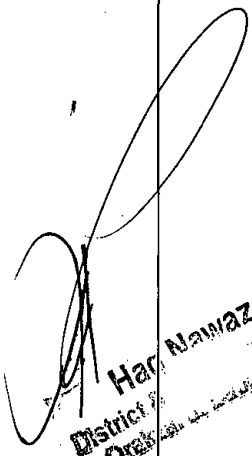


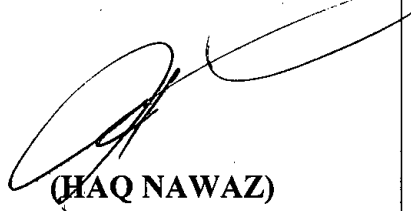
Serial No of order or proceedings	Date of Order or Proceedings	Order or other Proceedings with Signature of Judge or Magistrate and that of parties or counsel where necessary.
1	2	3
Order No.03	31.05.2025	<p>Sr. Abul Qasim for the State and Sana Ullah Khan Advocate for petitioner present. Petitioner Hayat Wali in person present. Akhtar Gul, the driver of the vehicle is also in attendance.</p> <p>The petitioner seeks return of a vehicle bearing Registration No. EA 3380, Chassis No. TRH-112-001756 taken into possession by the local police in case FIR No. 52, Dated 19.05.2025, u/s 9 (1) 3 (d) CNSA of Police Station Kalaya. As per contents of FIR, the complainant, Shal Muhammad SHO along with other police personnel, acting on information regarding smuggling of narcotics via Flying-Coach, set a picket on the crime scene, where at about 1430 hours a blue colour Flying-Coach was intercepted and the driver of the vehicle was disembarked who disclosed his name Akhtar Gul s/o Malak Jan. He was personally searched and 01 packet of chars wrapped in yellow colour scotch tape and weighing 1000 grams was recovered from his personal possession. Moreover, two ladies occupying second seat of the vehicle were also deboarded who revealed their identities as Zeenat Bibi w/o Fazal and Qadar Jana w/o Fayyaz Muhammad and their search also led the complainant to the recovery of 02 packets of chars each from possession of each of them. Upon weighment, each turned 1000 grams and wrapped in yellow colour scotch tape, totaling 4000 grams.</p> <p>I heard counsels for the parties and perused the record.</p>


Har Nawaz Judge
District Court
Quetta

9
IN THE COURT OF SESSIONS JUDGE, ORAKZAI AT BABER MELA

Case Title: Hayat Khan VS State

FIR no. 52, Dated: 19.05.2024, u/s 9(1), 3(d) CrPc, PS Kalaya

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	2	3
Contin. Order No.03		<p>After hearing both the parties and perusal of the record, it was found that the recovery has been made from personal possession of the accused and there is no secret cavity in the vehicle. Moreover, the petitioner has produced documents regarding ownership of the vehicle. There is no rival claimant of the vehicle in question. The last possessor/driver of the vehicle is present before the court who admits ownership of the petitioner. Since the investigation in the instant case is complete and the vehicle in question is no more required for further investigation.</p> <p>The petition in hand is accepted and the vehicle in question be returned to the petitioner subject to furnishing two surety bonds in the sum of Rs. 2,500,000/- to the satisfaction of SHO concerned. The petitioner is directed not to dispose of the vehicle till final conclusion of the trial and produced the same as and whenever required to this Court or police. File of this Court be consigned to record room after its necessary completion and compilation.</p> <p><u>Announced:</u> 31.05.2025</p> <p style="text-align: right;"> (HAQ NAWAZ) Sessions Judge, Orakzai at Baber Mela</p>

