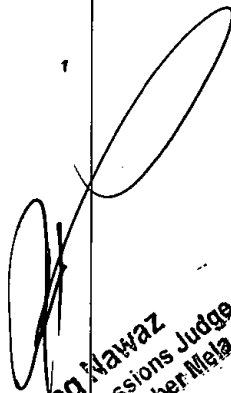



Serial No of order or proceedings	Date of Order or Proceedings	Order or other Proceedings with Signature of Judge or Magistrate and that of parties or counsel where necessary.
1	2	3
Order No.02	28.08.2025	<p>Accused/petitioner, Irfan Ullah on ad-interim pre-arrest bail with his counsel present. He submitted fresh Wakalatnama in favour of Aurangzeb Khan Advocate. Complainant present in person. Hassan Khan Advocate present and submitted Wakalatnama on behalf of complainant.</p> <p>The accused/petitioner seeks pre-arrest bail in case FIR No. 62, dated 26.07.2025, u/s 324/109/34 PPC of Police Station Mishti Mela. As per contents of FIR, the local police responding to information regarding the incident, rushed to DHQ Hospital Mishti Mela on 26.07.2025 and found the injured Mujeeb Ur Rehman in the emergency room. The complainant, Rasheed Ahmad reported the matter to the police on 26.07.2025 at about 1515 hours that he along with Mujeeb Ur Rehman and Zia Ur Rehman were busy in construction of their new house when the accused/petitioner Irfan Ullah duly armed along with co-accused Ihsan Ullah, Qeemat Khan and Noor Muhammad proceeded towards the landed property of the complainant. He further reported that Mujeeb Ur Rehman tried to stop them, and in the meanwhile, they got furious and the accused/petitioner Irfan Ullah, on the command of the accused Qeemat Khan, made firing with the pistol upon the complainant party at about 1455 hours; as a</p>


Haq Nawaz
 District & Sessions Judge
 Orakzai at Baber Mela

4

IN THE COURT OF SESSIONS JUDGE, ORAKZAI AT BABER MELA

● Case Title: Irjan Ullah vs State
FIR no. 62, Dated: 26.7.25, u/s 324, 109.34, 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	2	3
Contin. Order No.02		<p>result, Mujeeb Ur Rehman got hit and sustained injury while he and Zia Ur Rehman luckily escaped unharmed. A land dispute was reported as motive for the occurrence.</p> <p>After hearing both the parties and perusal of the record, it was found that the accused/petitioner is directly nominated in the FIR for causing firearm injury to nephew of the complainant. Medico legal report supports the prosecution case. Counsel for the accused/petitioner failed to point out any malafidi or ulterior motive on behalf of the complainant or local police for falsely implicating him in the instant case. Hence, the accused/petitioner is not entitled to pre-arrest bail at this stage. Therefore, ad-interim pre-arrest bail earlier granted to the accused/petitioner is hereby recalled and the BBA in hand resultantly stands dismissed.</p> <p>File of this Court be consigned to record room after its necessary completion and compilation. Copy of this Order be placed on judicial/police file.</p> <p><u>Announced:</u> 28.08.2025</p> <div style="text-align: right;"> (HAQ NAWAZ) Sessions Judge, Orakzai at Baber Mela</div>