


3

FORM "A"
FORM OF ORDER SHEET

IN THE COURT OF MUHAMMAD JUNAID ALAM JUDICIAL MAGISTRATE-II, KALAYA ORAKZAI
Case Title: _____ Vs _____

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
Order-02	18.09.2025	<p>None present for the State. Accused/petitioners through counsel present. Complainant in person present and he submitted W/N in favor of Sana Ullah Advocate, which is placed on file.</p> <p>Arguments heard.</p> <p>Accused/petitioners namely Sohail Khan son of Asghar, Sudais son of Arshad Khan and Safi Ullah son of Ayub Khan, all residents of Qom Mishti, Anjghalay, District Orakzai have applied for their post arrest bail in connection with case FIR No. 78, dated: 14.09.2025 under sections 382/506/511/341/34 Pakistan Panel Code, 1860 registered in police station Mishti Mela, District Orakzai.</p> <p>Perusal of record would reveal that the accused/petitioners are charged directly in a promptly lodged FIR, however no recovery has been affected from the direct possession of the accused/petitioners. Although the offence for which the accused/petitioners were charged fall within the ambit of prohibitory clause of Section 497 Cr.PC, however, record show that complainant not disclosed the source of information regarding involvement of accused/petitioners in the commission of the offence. Record further transpire that accused/petitioners namely Muhammad Sohail is</p>


MUHAMMAD JUNAID ALAM
Civil Judge / JM-II
Orakzai at Kalaya

4

FORM "A"
FORM OF ORDER SHEET

IN THE COURT OF MUHAMMAD JUNAID ALAM JUDICIAL MAGISTRATE-II, KALAYA ORAKZAI
Case Title: _____ Vs _____

student of class 8th, Safi Ullah of class 6th and Muhammad Sudais of class 8th and their ages according to their school cards are 16,17 & 13 years respectively.

If the person is under 18, they are generally considered a juvenile and are subject to the protections of the Juvenile Justice System Act, 2018. Therefore, offence for which the accused/petitioners were charged is treated as bailable.

Investigation has already been completed and accused/petitioners are no more required to the local police for further investigation and no useful purpose would be served by keeping the accused/petitioners behind the bar.

Consequently, the case of further inquiry, therefore, bail petition in hand is hereby allowed. Accused/petitioner be released on bail subject to furnishing of bail bonds to the tune of Rs: 100,000/- (one lac) with two local and reliable sureties each in the like amount to the satisfaction of this court. Copy of this order be placed on police record as well as judicial record. Record be sent back forthwith to the concern police station. File be consigned to record room after necessary completion.

Announced
18.09.2025



Muhammad Junaid Alam,
Judicial Magistrate-II,
Tehsil Court Kalaya, Orakzai