



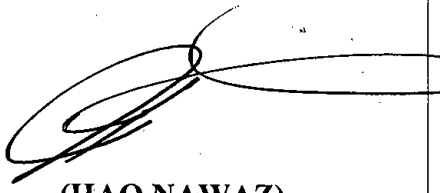
(4)

IN THE COURT OF SESSIONS JUDGE, ORAKZAI AT BABER MELACase Title: Malak Khan Sayed vs StateFIR no. 75, Dated: 2-9-25, u/s 406.34, 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
Order No. 05	07.10.2025	<p>Sr.PP Abul Qasim for the state present.</p> <p>Accused/petitioner on ad-interim pre arrest bail along with counsel present. Relative of complainant Wahid Ullah present. Arguments heard. File to come up for order on 08.10.2025.</p> <p style="text-align: right;">  (HAQ NAWAZ) Sessions Judge, Orakzai </p>
Order No.06	08.10.2025	<p>Accused/petitioner, Malak Khan Said on ad-interim pre-arrest bail present. Complainant present in person. Arguments already heard and record perused.</p> <p>The accused/petitioner seeks bail before arrest in case FIR No. 75, Dated 02.09.2025, u/s 406/34 PPC registered at Police Station Mishti Mela. As per contents of FIR, the complainant, Sahib Gul, vide Daily Diary No. 8 of 23.06.2025 reported the matter to the police that he and Gul Chaman have a dispute which was settled by the accused/petitioner along with co-accused, being mediators and wrote an agreement that whoever among the parties causes damage to the other party will pay an amount of Rs. 50 lacs as amercement with half share to the mediators and half share to the party who received damages. He further reported that Gul Chaman have caused damages to him and the mediators have collected the amercement amount, but they have not paid the share of the complainant. Hence, the present FIR.</p>


Haq Nawaz
District & Sessions Judge
Orakzai at Baber Mela

(5)

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
		<p>After hearing both the parties and perusal of the record, it was found that the complainant's stance is supported by the inquiry report and DRC proceedings. Counsel for the accused/petitioner failed to point out any malafidi or ulterior motive on behalf of the complainant or local police for false implication of the petitioner in the instant case. Hence, the accused/petitioner is not entitled to the extra-ordinary concession of pre-arrest bail. Therefore, ad-interim bail earlier granted to the above-named accused/petitioner is hereby recalled and the BBA in hand resultantly stands dismissed. 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> 08.10.2025</p> <p style="text-align: right;">  (HAQ NAWAZ) Sessions Judge, Orakzai at Baber Mela </p>
		<p style="text-align: center;">[Malak Khan Said VS State] [Order No. 06]</p>