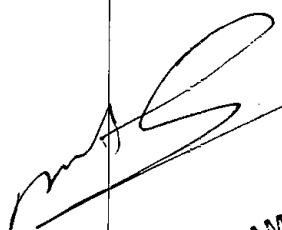


22

FORM "A"
FORM OF ORDER SHEET

IN THE COURT OF MUHAMMAD JUNAID ALAM, CIVIL JUDGE/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-27	20.10.2025	<p>APP for the state present. Accused facing trial present.</p> <p>Complainant in person present.</p> <p>Vide this order the Court intends to dispose of the instant case under section 249-A Cr.PC.</p> <p>Brief facts of the case in hand are that complainant charged the accused Tabeeb, Abdul Basit and Umat Khan for forcibly snatching original documents of machinery after aiming pistol at him. Complainant came to the police station and handed over a written application to ASHO, wherein, he stated that he belongs to Qom Mani Khel, Tappa Sabzi Khel. He has joint business with accused Tabib Khan since 04/05 years. That three years ago tar coal plant was sold to Tabib Khan in lieu of Rs. 2,53,00,000/-., wherein Rs. 95,00,000/- are still outstanding against the accused. Further one grader Machine was jointly purchased in the lieu of Rs.43,00,000/- by accused Tabib and his uncle namely Khadim Ali. That Rs. 8,00,000/- was paid by accused Tabib Khan and remaining 35,00,000/- was paid by Khadim Ali. The alleged grader Machine was purchased by accused Tabib Khan to which Rs. 35,00,000/- is still outstanding against him. That on 14.07.2023, complainant contacted with accused Tabib Khan and he called me to</p>


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

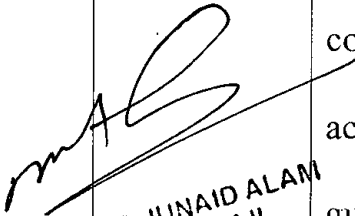
FORM "A"

FORM OF ORDER SHEET

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

headquarter chowk. When we reached to the HQ chowk, the accused Tabib Khan alongwith co-accused duly armed and snatching the original documents of grader Machine after aiming pistol on him. The accused was fled away from the spot. One Raziq Ali is they eyewitness of the occurrence. I charged the accused for the commission of offence. Report of complainant was scribed in DD vide Mad no. 17 dated 15.07.2023. Inquiry under section 157(1) Cr. PC was conducted and thereafter, case in hand was registered against the accused named above.

Accused namely Tabib Khan and Abdul Basit were arrested and later on, released on bail. Complete challan was put in court against the accused Tabib Khan and Abdul Basit on 01.12.2023 while accused Umat Khan was absconding. Accused were summoned. They appeared before the court. Provisions of Section 241-A Cr. PC were complied with. Formal charge was framed against the accused Tabib Khan and Abdul Basit. Accused pleaded not guilty and claimed trial. On 12.12.2023, complainant appeared before the Court and stated that he has patched up the matter with the accused namely Tabib Khan and Abdul Basit through a compromise deed. On the basis of compromise, accused named above were acquitted from the


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

24

FORM "A"
FORM OF ORDER SHEET

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

		<p>charges levelled against them. On 20.03.2024, prosecution submitted supplementary challan against the accused Umat Khan. Accused was summoned, he appeared before the court. Provisions of Section 241-A Cr. PC was complied with. Formal charge was framed against the accused Umat Khan. Accused pleaded not guilty and claimed trial. Prosecution was allowed to produce evidence against accused. Prosecution produced one witness. i.e. PW-01 SI Minhaz Hussain in the instant case.</p> <p>Record reveals that the accused facing trial was not directly charged in the instant case. The major and effective roles assigned to accused Tabib Khan and Abdul Basit but astonishingly the complainant has made compromise with the named above accused. Hence there is no probability of conviction of the present accused at later stage after recording of entire/remaining evidence of prosecution. There is no motive behind the occurrence.</p> <p>It is also pertinent to mention here that complainant has lodged FIR against unknown persons. Record further transpire that accused was not arrested at the spot. Source of information regarding involvement of accused in commission of the offence has not been disclosed. Moreover, neither complainant himself was the eyewitness</p>
--	--	---


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

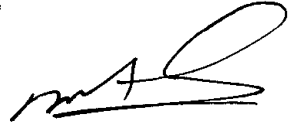
28

FORM "A"
FORM OF ORDER SHEET

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

of the occurrence nor any other person has seen the accused while committing the offence. Perusal of the record further reveals that FIR was registered against Tabib Khan and Abdul Basit and unknown person. Later on, complainant Iftikhar Alio charged the accused for the commission of offence. Furthermore, the complainant is not interested to pursue the instant case. Prosecution is also reluctant to produce its evidence, so far only one PW was produced. In given circumstances, the instant case disposed of under Section 249-A Cr.P.C. Accused facing trial namely **Umat Khan** is hereby acquitted from the charges levelled against him. His sureties stand discharged from the liability of bail bonds. Case property, if any, be kept intact till expiry of period of appeal and thereafter be dealt in accordance with law. Police record be returned forthwith to quarter concerned. File be consigned to record room after its necessary completion and compilation.

Announced
20.10.2025


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