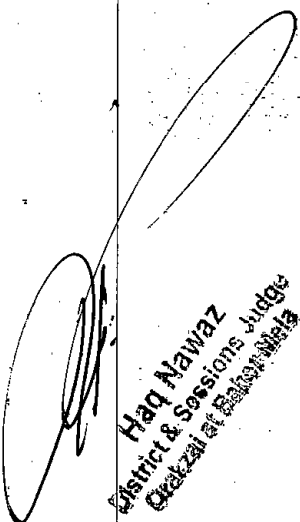


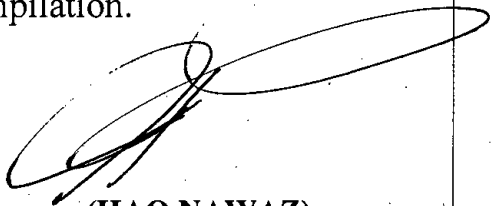
(97A)

IN THE COURT OF SESSIONS JUDGE, ORAKZAI AT BABER MELA

● Case Title: Ikram Hussain etc VS State etc

FIR no. 54, Dated: 13/11/2025, u/s 334/337-A, 337, PS Kaleya
Att, 142, 149 etc

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.04 13.11.2025	 Haq Nawaz District & Sessions Judge Orakzai at Baber Mela	<p>Bazar for settlement of a dispute on 10.04.2021 and when the complainant party told one Khial Meen, one of the jirga mediators, to hold the jirga, he along with his son Waiz Hussain and Alam Khan, Ikram Hussain, Qadam Hussain, Meenan Ali, Mehran Ali, Haleem Ali and brother of Haleem Ali started fighting them and assaulted them with stones; as a result, Diyar Ali sustained head injury while the complainant received injuries on his face and other parts of the body. The accused were duly armed.</p> <p>After completion of investigation, complete challan was put in Court. Accused were summoned and copies of the record were provided to them in line with Section 241-A CrPC. The accused were formally charge sheeted but they pleaded not guilty and claimed trial. The prosecution examined a total of six witnesses so far when the defence counsel submitted an application for acquittal of the accused u/s 249-A CrPC. The learned trial Court, after hearing arguments on the application, accepted the same to the extent of accused Khialmeen Ali and Waiz Hussain whereas it was dismissed to the extent of the present petitioners through the impugned order. Hence, this criminal revision petition was filed.</p>

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
<u>Order No.04</u> 13.11.2025		<p>After hearing both the parties and perusal of the record, it was found that the complainant has alleged sustaining injury in the incident with inflecting injuries to one Diyar Ali by the accused. Both of them have recorded their partial statements before the Court in which they reiterated their allegations against the accused. They are yet to be cross examined.</p> <p>In view of the above, it cannot be held at this stage of the case that the charge was groundless and there is no probability of the accused being convicted of the offence as required under Section 249-A CrPC.</p> <p>In such circumstances, the learned trial Court has rightly turned down the application u/s 249-A CrPC. This revision petitioner, being devoid of merits, is dismissed. File of this Court be consigned to record room after its necessary completion and compilation.</p> <p><u>Announced:</u> 13.11.2025</p> <p style="text-align: right;">  (HAQ NAWAZ) Sessions Judge/Justice of Peace, Orakzai at Baber Mela </p>