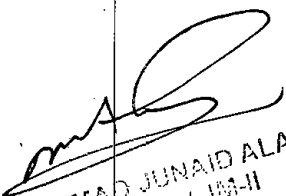


FORM "A"
FORM OF ORDER SHEET

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 16 | 14.11.2025 | <p>Parties alongwith counsels present.</p> <p>Vide this order the Court intends to dispose of instant application for grant of temporary injunction filed by plaintiffs, hereinafter referred as the petitioners.</p> <p>Arguments of both the counsels for the parties heard.</p> <p>On perusal of the record and arguments of the counsels for the parties would reveal that petitioners through instant suit stated that they are owners in possession of the suit property in the shape of agricultural land, barren and mountain, fully detailed in the headnote of the plaint since the time of their predecessors. The suit property is the joint property of 22 <i>Kandi/tabars</i> of Tappa Umerzai, Shiekhan.</p> <p>The predecessors of the petitioners given the suit property to respondents on tenancy and also handed over the possession of the suit property. Hence, prayed that respondents may kindly be restrained from interference in the suit property and raising construction over the suit property. Contrary to this respondents no. 01, 03, 04, 07, 08, 10 to 17, 20, 21, 23 to 26 & 28 stated in their written statement that petitioners have got no concern with the suit property rather respondents are owners in possession of the suit property since the time of their predecessors.</p> |


MUHAMMAD JUNAID ALAM
CIVIL JUDGE / JM-II
Orakzai Kalaya

//

FORM "A"

FORM OF ORDER SHEET

IN THE COURT OF MUHAMMAD JUNAID ALAM, CIVIL JUDGE/JUDICIAL MAGISTRATE-II, KALAYA ORAKZAI

Case Title: _____ Vs _____

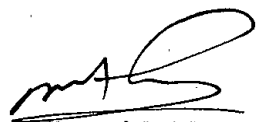
It is also pertinent to mention here that plaintiffs have not mention proper description of the suit property in their plaint. It is also worth mentioning here that shares of the parties have not been clearly determined.

In given circumstances, the court is of the view that a title dispute exists between the parties and in absence of pro and contra evidence it cannot be ascertained as to who amongst the parties to the suit is real owner of suit property. Furthermore, petitioners had not annexed any proof with their plaint which could suggest that plaintiffs are owners of the suit property and furthermore possession of the suit property is also with the defendants, hence, no prima facie case exist in favor of plaintiffs at this stage.

In light of what has been discussed above the application in hand for grant of temporary injunction is hereby **dismissed**.

No order as to costs. Instant file be consigned to District Record Room Orakzai after its proper completion and compilation.

Announced
14.11.2025


Muhammad Junaid Alam,
Civil Judge-II,
Tehsil Courts Kalaya, Orakzai