FORM "A"

Serial No of	Date of	Order or other Proceedings with Signature of Judge or			
order or	Order	Magistrate and that of parties or counsel where necessary			
proceedings	Proceedings				
1	2	3			
Order 33	19.11.2025	APP for the State present. Accused on bail alongwi			
		counsel present.			
		Vide this order the Court intends to dispose of instant			
		application filed under section 249-A Cr.P.C.			
	٠.	Arguments of the counsel for accused/petitioner heard			
		while APP for the State advanced his arguments.			
	1	Brief facts of the instant FIR, that that on 01.09.2023 at			
		about 19:50 hours the local police were on routine			
		patrolling. During patrolling the complainant/SHO received			
		information, that some persons were busy in selling and in			
W. W.	ALAM	drinking of ice. On the said information the local police			
Orakzal s	CKSISAS CKSISAS	proceeded to the spot, wherein three persons were busy in			
OrakZai		drinking ice. The local police grab the accused and they			
		disclosed their names as Irteza Hassan, Syed Jaffar Abbas			
		and Meer Hassan Jan. On the body search of accused Irteza			
		Hassan, the local police recovered and took into possession			
		one Kalai paper from the side pocket. On weighing through			
		digital scale it came out 30-grams ice. On the body search			
	. :	of accused Syed Jaffar Abbas, the SHO/complainant			
		recovered and took into possession one Kalai paper in			
	•	white color from the front pocket containing ice. On			
		weighing through digital scale it came out 25-grams ice.			

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

WHAMMAD JUN JON-II
OYakzai at Kalaya

Similarly, SHO/complainant also recovered and took into possession one Kalai paper in white color from the badda shalwar of accused Meer Hassan. On weighing through digital scale it came out 20-grams ice. One-gram each sample of ice was separated for FSL analysis and was packed and sealed into parcel no. 01 to 03 and remaining stuff of ice was packed and sealed into parcel no. 04 to 06. 01/01 seal was put inside each parcel while SHO affixed 03/03 seals of monogram with name of NA. Recovery memo was drafted on the spot. Videography of the occurrence has been made and saved in USB, which was packed and sealed into separate parcel no. 07. One seal was put inside the parcel while affixed 03 seals of monogram with the name of NA. Accused Irteza was absconder in case FIR no. 50 dated 11.05.2023 under sections 506/353186/189/148/149 PPC & 3/4 A.F. He was formally arrested and issued his card of arrest and the remaining accused were also arrested and issued their card of arrest. Accused were charged for the commission of offence, hence, the instant FIR.

Accused were arrested and later on, released on bail.

Complete challan was put in court against the accused.

Accused were summoned. They appeared before the court.

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Formal charge was framed. Accused pleaded not guilty and claimed trial. Prosecution was allowed to produce evidence against accused facing trial. Prosecution produced three witnesses in the instant case. IO in the instant case has deposed in his cross examination that he came to the spot at about 21:20 hours while the occurrence took place at 19:50 hours. IO further deposed in his cross examination that the Murasila carrier was present at the spot before his arrival. record Perusal of transpire the would that complainant/SHO charged the accused facing trial for possession of ice. It is also worth mentioning here that the instant case was registered against the accused facing trial on 01.12.2023 and since then, the complainant/SHO has not appeared before the court for single date of hearing for recording of his evidence, which shows their lack of interest in the instant case.

Provisions of Section 241-A Cr. PC were complied with.

Perusal of the record further transpire that the accused was a juvenile at the time of the alleged incident. The prosecution has failed to produce any convincing or legally admissible evidence to establish the charge against him. The evidence brought on record is insufficient to warrant continuation of proceedings. It is also pertinent to mention

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N THE COURT OF	MUHAMMAD JUNAID AI	L <mark>AM, CIVIL JUDGE</mark> /JUDIC	TAL MAGISTRATE-II,	KALAYA ORAKZAI
Case Title:		Vs		

here that the present accused/petitioner was a first offender and accused/petitioner has no previous criminal history. Furthermore, accused has placed on file his valid visa and passport, which establish that he had proceeded abroad for livelihood.

In these circumstances, and keeping in view the beneficial provisions applicable to a juvenile accused, the case against him is groundless. Accordingly, the present accused namely Syed Jaffar Abbas is acquitted under Section 249-A Cr.P.C. 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 19.11.2025

Muhammad Junaid Alam,

Judicial Magistrate-II Tehsil Courts, Kalaya, Orakzai