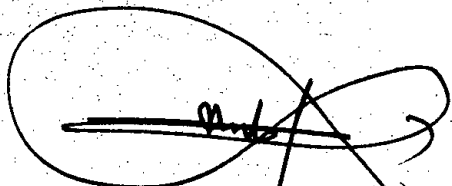

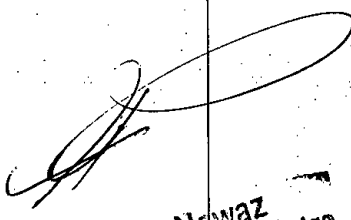
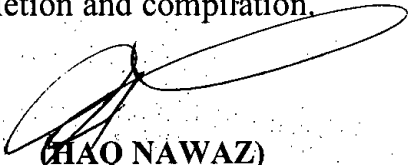


FORM OF ORDER SHEET

IN THE COURT OF DISTRICT & SESSIONS JUDGE, ORAKZAI AT BABER MELA

Case Title: Syed Irtiza VS State

Serial No of order or proceedings	Date of Order or Proceedings	Order or other Proceedings with Signature of Judge or Magistrate and that of parties or counsel where necessary.
1	2	3
Superintendent Note	19.12.2025	<p>Criminal Appeal presented by counsel Noor Karim Advocate to the office of Superintendent. Put up before Honorable District & Sessions Judge Orakzai, for further orders, please.</p> <p> (SUPERINTENDENT) To District & Sessions Judge, Orakzai at Baber Mela.</p>
Order No.01	19.12.2025	<p>Criminal Appeal submitted through counsel. It be registered. Notice be issued to the prosecution for 20.12.2025.</p> <p> (HAQ NAWAZ) District & Sessions Judge, Orakzai at Baber Mela.</p>
Order No.02	20.12.2025	<p>Counsel for the appellants and Sr. PP for the state present. Wakalatnama and application for addition of the name of Amar Abbas in the panel of appellants submitted and allowed. Moharrir is directed to add his name in the memo of appeal and in the relevant register accordingly.</p> <p>This criminal appeal was preferred by the appellants/convicts against the judgment dated 18.12.2025 passed by the Court of learned Judicial Magistrate, Tehsil Courts Kalaya, Orakzai in case No. 84/2 of 2024 whereby the appellants were convicted in FIR No. 50, Dated 11.05.2023, registered at Police Station Kalaya u/s 506, 353, 186, 189 PPC read with section 3/4 Aerial Firing Act and sentenced them to 01-month rigorous imprisonment with a fine of Rs. 5,000/-. In default of payment of fine, the convicts were directed to</p> <p> Haq Nawaz District & Sessions Judge Orakzai at Baber Mela</p>

Serial No of ● order or proceedings	Date of Order or Proceedings	Order or other Proceedings with Signature of Judge or Magistrate and that of parties or counsel where necessary.
1	2	3
		<p>undergo 10-days simple imprisonment. The benefit of Section 382-B CrPC was extended to them.</p> <p>During the course of arguments, the learned counsel for the appellants submitted that the appellants have already paid the fine of Rs. 5000/- each and all the sections of law provide the punishment of fine as alternate of imprisonment. He further submitted that he will not press the present appeal, if the impugned judgment is modified for payment of fine. The learned Sr. PP acceded the request of counsel for the appellants.</p> <p>Resultantly, the impugned judgment is modified and the appellants are sentenced to undergo simple imprisonment for the period undergone and pay the fine of Rs. 2000/- each in sections 506, 353, 186, 189 PPC and 3/4 Aerial Firing Act. The convicts have already paid the fine of Rs. 5000/- each. Photocopy of the receipts submitted and placed on file (original seen and returned). They are directed to deposit the remaining fine of Rs. 5000/- each otherwise they shall undergo further simple imprisonment for a period of 05-days. Modified warrant of conviction be issued accordingly. The appellants have deposited the remaining fine of Rs. 5000/- each. They are in custody. They be released forthwith, if not required in any other cause. File of this Court be consigned to record room after its necessary completion and compilation.</p> <p><u>Announced:</u> 20.12.2025</p> <p style="text-align: right;">  (HAQ NAWAZ) District & Sessions Judge, Orakzai at Baber Mela </p>