
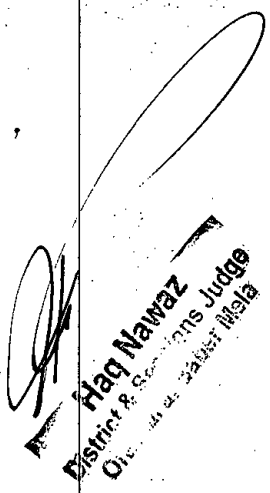


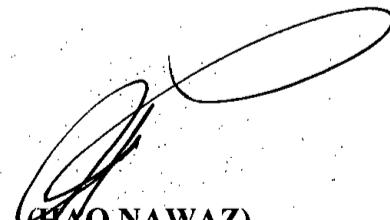
Serial No of order or proceedings	Date of Order or Proceedings	Order or other Proceedings with Signature of Judge or Magistrate and that of parties or counsel where necessary.
1	2	3
Order No. 02	25.11.2025	<p>Petitioner along with counsel present.</p> <p>Complainant present and stated that he rely on the arguments advanced by Sr. PP for the state. Counsel for petitioner sought adjournment for arguments.</p> <p>Adjourned. Record received.</p> <p>File to come up for arguments on 27.11.2025.</p> <p style="text-align: right;">  (HAQ NAWAZ) Sessions Judge, Orakzai at Baber Mela </p>
Order No.03	27.11.2025	<p>Accused/petitioner, Munir Khan on ad-interim pre-arrest bail present along with counsel. Sr. PP, Abul Qasim for the State present. Complainant present in person. Arguments heard and record perused.</p> <p>The accused/petitioner seeks pre-arrest bail in case FIR No. 80, Dated 26.09.2025, u/s 506/379/149 PPC of Police Station Mishti Mela. As per contents of FIR, the complainant, Muhammad Raheem, vide Daily Diary No. 12 of 13.09.2025, made a report to the police at 1110 hours that he is a resident of Kasha and his fields are situated at Sre Gare whereupon he has cultivated corn crops. He further reported that the accused/petitioner along with co-accused illegally entered into his fields, cut the crops and taken the same in a Pick-Up bearing No. C4043 of Mirab Khan. The accused intimated the son of complainant with weapons, who was present in the fields. Hence, the present FIR.</p> <p style="text-align: right;">  Haq Nawaz District & Sessions Judge Orakzai, Baber Mela </p>

4

IN THE COURT OF SESSIONS JUDGE, ORAKZAI AT BABER MELA

Case Title: Munis Khan VS state etc

FIR no. _____, Dated: _____, u/s _____, PS _____

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
		<p>After hearing both the parties and perusal of the record, it was found that the allegations against the accused/petitioner u/s 506 PPC falls within the bailable part of said Section. The act of cutting crops from five fields in presence of the complainant in a daylight by four persons only, does not seem to be an act of theft. The dispute in respect of the property from where the crops were cut down is evident from the statements of accused who have also produced some jirga verdicts in their favour with the admission of cutting the crops from their own fields. In such circumstances, malafide on the part of complainant, in view of the said property dispute, cannot be ruled out. Above all, BBA petition of co-accused with similar role have already been accepted; therefore, the instant BBA petitioner is also accepted on the basis of rule of consistency and ad-interim pre-arrest bail granted to the accused/petitioner is confirmed on the strength of existing bail bonds. File of this Court be consigned to record room after its necessary completion and compilation. Copy of this Order be placed on judicial/police file.</p> <p><u>Announced:</u> 27.11.2025</p> <p style="text-align: right;">  (HAQ NAWAZ) Sessions Judge, Orakzai at Baber Mela </p>