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BA No. 200/4 HAZRAT BILAL VS THE STATE

FIR No. 97, Dated 26.11.2025, u/s 11 (1) 5 CNSA, POLICE STATION: MISHTI MELA

IN THE COURT OF HAQ NAWAZ, SESSIONS JUDGE/JUDGE SPECIAL COURT, ORAKZAI AT BABER MELA

Bail Application No.

200/4 of 2025

Date of Institution

11.12.2025

Date of Decision

12.12.2025

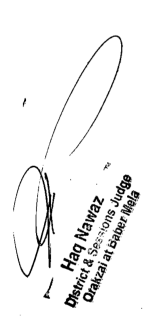
ORDER

Sana Ullah Khan Advocate for accused/petitioner and Sr.

PP, Abul Qasim for the State present. Record received.

Arguments heard and record perused.

2. Accused/petitioner, Hazrat Bilal s/o Agha Jan seeks his post-arrest bail in case FIR No. 97, Dated 26.11.2025 registered u/s 11 (1) 5 CNSA of Police Station Mishti Mela. As per contents of FIR, the complainant, SHO Shal Muhammad along with other police contingents were present on a barricade during surveillance duty of the area on 26.11.2025 when a motorcycle, boarded by three persons, arrived there at about 1630 hours. The motorcycle was riding by Waseem Akram who was wearing a sweater. The motorcycle was stopped. He was disembarked and the complainant recovered a plastic shopper from a pocket of his sweater. From the said shopper, the complainant recovered 100 grams of ICE. The complainant also recovered a plastic shopper from the side pocket of the other person and 100 grams of ICE was found therein. He disclosed his name as Hazrat Bilal (accused/petitioner). Likewise, a plastic shopper was recovered by the complainant from the side pocket of the third person wherein 500 grams of ICE was found. He Page 1 | 2



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POLICE STATION: MISHTI MELA

revealed his identity Bahrain Khan. Hence, the present

FIR.

3. After hearing both the parties and perusal of the record, it

was found that though the accused/petitioner is directly

nominated for the commission of offence. However, as

per the Khyber Pakhtunkhwa Control of Narcotic

Substances (Amendment) Act, 2025, the offence does not

attract the prohibitory clause of section 497 Cr.P.C. The

report of FSL is not available on file to show that whether

the recovered substance was actually ice or otherwise.

These facts make the case of accused/petitioner one of

further inquiry.

4. Hence, in view of what is discussed above, the

accused/petitioner is admitted to bail subject to

submission of bail bonds to the tune Rs. 50,000/- with

two sureties each in the like amount to the satisfaction of

this Court. The sureties must be local, reliable and men of

means.

5. Copy of this Order be placed on police/judicial file. File

of this Court be consigned to record room after its

necessary completion and compilation.

Announced:

12.12.2025

(MAQ NAWAZ)

Sessions Judge/Judge Special Court,

Orakzai at Baber Mela