

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

Bail Application No. : 19/4 of 2026
Date of Institution : 19.01.2026
Date of Decision : 21.01.2026

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, **Muhammad Taib** s/o Saifoor

Khan seeks his post arrest bail in case FIR No. 08,
Dated 11.01.2026, u/s 324-353-216-186-187-341-

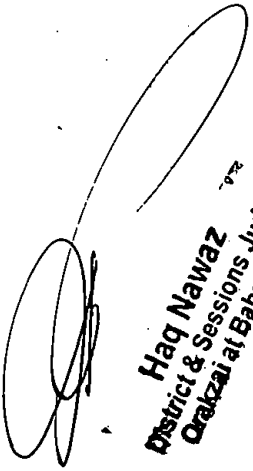
427-148-149 PPC & 15AA of Police Station
Kalaya. As per contents of the FIR, the

complainant, SHO Muhammad Jameel along with
other police contingents, during surveillance duty
of the area, were present on the spot on 11.01.2026

when the accused/petitioner along with co-accused
(absconding in case FIR No. 83, Dated 25.07.2025,
u/s 324/148/149 PPC of Police Station Kalaya), on

spotting the police party, made firing upon them
with a pistol, but they luckily escaped unhurt. The
accused/petitioner was arrested on the spot with

the pistol while the co-accused Izat Ullah made his
escape good towards his house. He was chased and
when they reached to his house, the accused Izat


Haq Nawaz
District & Sessions Judge
Orakzai at Baber Mela

4

BA NO. 19/4 OF 2026

MUHAMMAD TAIB VS THE STATE

FIR NO. 08, DATED: 11.01.2026, U/S 324-353-216-186-187-341-

427-148-149 PPC & 15AA, POLICE STATION: KALAYA

Ullah and others along with female inmates of

their house, armed with sticks, assaulted the police; as a result of accused Siraj with a sharp object, the complainant got injured. The official vehicle also got damaged due to the stones hurled by the accused. Hence, the present FIR.

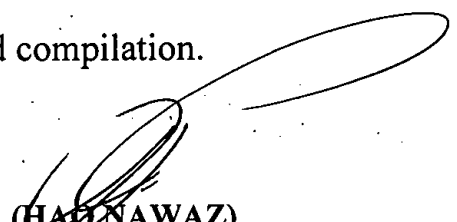
3. After hearing both the parties and perusal of the record, it was found that though the accused/petitioner is directly charged in the FIR for the commission of offence but he is charged for ineffective firing and the intention of accused/petitioner to attempt at the life of complainant or otherwise, would be determined during the trial. This fact makes the case 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. 80,000/- 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:

21.01.2026


(HAID NAWAZ)
Sessions Judge, Orakzai
at Baber Mela