

STATE VS IHSAN ULLAH
 FIR No. 09 | Dated: 10.04.2025 | U/S: 9(i)3(d) CNSA |
 Police Station: Ghiljo

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

SPECIAL CASE NO. : 36/3 OF 2025
 DATE OF INSTITUTION : 03.07.2025
 DATE OF DECISION : 20.12.2025

STATE THROUGH IMTIAZ KHAN SHO, POLICE STATION GHILJO

.....(COMPLAINANT)

-VERSUS-

IHSAN ULLAH S/O TAZA KHAN, R/O BAR QAMBAR KHEL, MISRI
 KHEL, DISTIRCT KHYBER

.....(ABSCONDING ACCUSED)

ORDER

20.12.2025

Sr. PP, Abul Qasim for the state present. Accused Ihsan Ullah is absconding. PWs Imtiaz Khan SHO, constables Ajmal Khan and Muhammad Shoaib present. Statements of Imtiaz Khan SHO and constable Ajmal Khan recorded as PW-01 & PW-02, while the prosecution abandoned PW Muhammad Shoaib and closed the prosecution evidence within the meaning of Section 512 Cr. PC.

2. This case was registered against the accused Ihsan Ullah S/O Taza Khan, R/O Qaum Bar Qambar Khel, Misri Khel, District Khyber vide FIR No. 09, Dated 10.04.2025 at Police Station Ghiljo u/s 9 (i)3(d) of the Khyber Pakhtunkhwa CNSA, 2019.

3. According to averments of the FIR, the SHO Police Station Ghiljo along with other police contingents during their routine surveillance duty laid a picket on the spot on 10.04.2025 when a pedestrian was stopped for checking having plastic sack on

Haq Nawaz
 District & Sessions Judge
 Orakzai at Baber Mela

his right shoulder. Upon checking a plastic sack white colour, 4500 grams chars were recovered which were weighed through digital scale. The complainant separated 10 grams each as sample from the recovered packets of contraband and sealed the same into parcels No. 1. The remaining 4490 grams of chars were sealed in parcel No. 2. Videography of the occurrence was carried out and sealed into parcel No. 3. The parcels were sealed with the monogram of "GJ". Murasila, recovery memo were drafted at the spot and sent to PS for registration of FIR, hence, the FIR was registered.

2. After completion of investigation, complete challan was put in court. The accused remained absent and warrant of arrest was issued against him, reportedly he is avoiding lawful arrest as per statement of SW, proceedings U/S 512 Cr. PC was initiated against the accused and proceedings U/S 514 Cr. PC were initiated against the sureties of accused. The prosecution was directed to adduce evidence in the absence of accused. Accordingly, the prosecution produced 02 witnesses.

3. It is evident from the record that despite being issuance of warrant of arrest, the accused is avoiding his lawful arrest and there is no likelihood of his arrest in near future. As per evidence recorded by the prosecution, a **prima facia** case has been made out against the absconding accused **Ihsan Ullah**; hence, he is declared proclaimed offender. Perpetual warrant of arrest be issued against him and DPO, Orakzai is directed

[Signature]
Haq Nawaz
 District & Sessions Judge
 Orakzai at Baber Mela

10

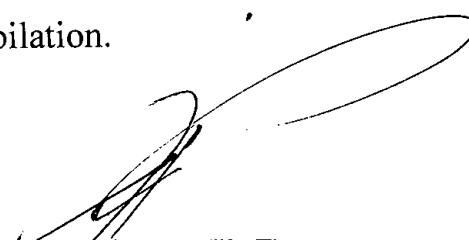
STATE VS IHSAN ULLAH
FIR No. 09 | Dated: 10.04.2025 | U/S: 9(i)3(d) CNSA |
Police Station: Ghiljo

to enter his name in the register of proclaimed offenders. All the legal course be adopted for his arrest and he be brought before the court.

4. Order announced. File be consigned to the record room after its necessary completion and compilation.

Announced:

20.12.2025

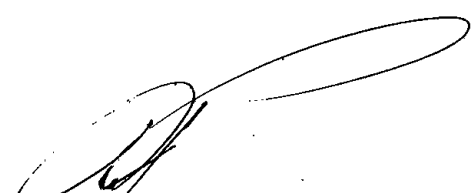


(HAQ NAWAZ)
Sessions Judge/Judge Special Court,
Orakzai at Baber Mela

CERTIFICATE

Certified that this order consists of three (03) pages. Each page has been read, corrected wherever necessary and signed by me.

Dated: 20.12.2025



(HAQ NAWAZ)
Sessions Judge/Judge Special Court,
Orakzai at Baber Mela