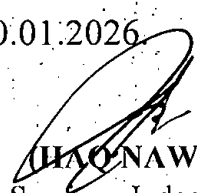

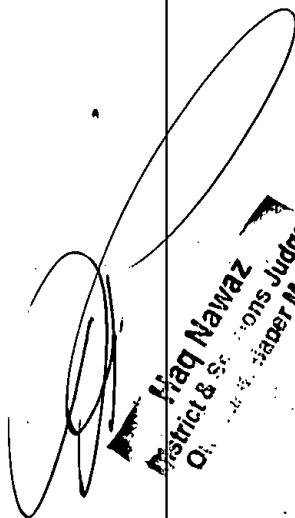


Serial No of order or proceedings	Date of Order or Proceedings	Order or other Proceedings with Signature of Judge or Magistrate and that of parties or counsel where necessary.
1	2	3
Order No.03	29.01.2026	<p>Petitioner through counsel present. Respondents along with their counsel present. Arguments heard. Case file be put up for order on 30.01.2026</p> <p> (HAQ NAWAZ) Sessions Judge/JSC, Orakzai at Baber Mela</p>
Order No. 04	30.01.2026	<p>Sr. PP for the state present. Petitioner along with counsel present. Respondent present. Today, the petition was fixed for order, but parties sought adjournment for compromise. Adjournment granted.</p> <p>File to come up for compromise/order on 03.02.2026.</p> <p> (HAQ NAWAZ) Sessions Judge, Orakzai at Baber Mela.</p>
Order No.05	03.02.2026	<p>Parties present. Compromise between them failed. Arguments already heard and record perused.</p> <p>Through this petition, the petitioner seeks cancellation of pre-arrest bail granted to the accused/respondents vide order dated 08.01.2026 passed by the Court of learned SCJ/JM, Orakzai in case FIR No. 95, Dated 13.11.2025 u/s 324/34 PPC of Police Station Mishti Mela.</p> <p>The complainant submitted in his application that the respondents have extended threats to him after their release from jail. The learned counsel for the petitioner also submitted that the learned Trial Court has not made tentative assessment while disposing off the bail</p>


  
(HAQ NAWAZ)  
Sessions Judge  
Orakzai at Baber Mela

**IN THE COURT OF SESSIONS JUDGE, ORAKZAI AT BABER MELA**

Case Title: Rahim Ullah vs Muhammad Sadique etc  
 FIR no. 95, Dated: 13-11-2026, u/s 324/34 PPC, PS Mishki Mela

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
<b>Order No.05</b> 03.02.2026		<p>application and appreciated the record deeply which was not allowed at bail stage.</p> <p>On the other hand, the learned counsel for the respondents submitted that the petition was moved just after the release of respondents from jail. Hence, no question of extending threats arise. He submitted that there is no other valid ground mentioned in application for cancellation of the bail.</p> <p>After hearing both the parties and perusal of the record, it was found that the respondents were admitted to bail on 08.01.2026 by the Court of learned Judicial Magistrate whereas the instant application was submitted on 10.01.2026 within two days of release of the respondents with no documentary proof in the shape of complaint before the local police regarding fresh threats by them. The learned Court of Judicial Magistrate has rightly held that the present FIR is the cross version of Daily Diary No. 16 dated 13.11.2025. One Muhammad Kashif, son of the respondent No. 1 and brother of the respondent No. 2, was reported to have sustained firearm injury at the hand of Tariq while accused Zahid damaged the vehicle of injured through the said DD. Both the accused nominated in the DD are still at large, who, according to counsel for the respondents, are among the</p>

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

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>family of petitioner/complainant. No other valid ground required for cancellation of the bail was taken in the application in hand. The petition is, therefore, dismissed. File of this Court be consigned to record room after its necessary completion and compilation.</p> <p><b><u>Announced:</u></b> 03.02.2026</p> <p style="text-align: right;">   <b>(HAQ NAWAZ)</b>  Sessions Judge, Orakzai  at Baber Mela </p>