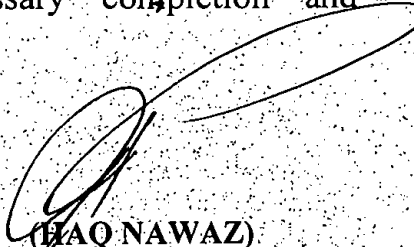


IN THE COURT OF SESSIONS JUDGE, ORAKZAI AT BABER MELACase Title: Zargiree Khan VS SHO etc

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
Order No.04	04.02.2026	<p>Parties along with their counsel present. Sr. PP, Abul Qasim for the State also present. Arguments heard and record perused.</p> <p>This application u/s 22-A CrPC was submitted by the petitioner against the respondents No. 2 to 4 for registration of FIR against them and others. The petitioner submitted in his application that he belongs to Caste Mishti Tapa Darwi Khel and has been driving a Flying-coach bearing No. C8424 since 2005. He further submitted that he was driving the said vehicle from Hangu with passengers to Mishti Mela on 09.12.2025 with his son namely Muhammad Nabi as his conductor. When he reached Feroz Khel, the respondents No. 2 to 4 along with other persons arrived there in three motorcars and surrounded him. The respondent No. 2 pulled over his motorcar in front of the petitioner's vehicle. The armed persons deboarded from the motorcars. The respondents No. 2 and 3 took the key of the vehicle of the complainant by aiming weapon upon him and deboarded him. The respondent No. 4 was also armed. The respondent No. 2 was armed with Kalashnikov while the others were in possession of pistols. They criminally intimidated the petitioner. The petitioner further submitted that he can identify the other persons who forcefully</p>

Haq 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>disembarked the passengers. The respondent No. 2 occupied the driving seat and drove the vehicle. The petitioner approached the SHO of concerned police station but no action was taken against the respondents rather an affidavit was written after constituting a jirga who handed over him the vehicle on 14.12.2025, but the respondent No. 1 is seeking return of the vehicle from the petitioner. Therefore, the present application was submitted.</p> <p>Notice was given to respondents and comments were called from the SHO concerned.</p> <p>After hearing both the parties and perusal of the record, it was found that according to the SHO comments, the parties have a dispute over the purchase of vehicle. They visited the police station but no report was lodged. He further submitted that the incident has not taken place in the mode and manner as alleged in the application.</p> <p>The circumstances, therefore, does not constitute the commission of a cognizable offence. The application is, therefore, dismissed. File of this Court be consigned to record room after its necessary completion and compilation.</p> <p><u>Announced:</u> 04.02.2026</p> <p style="text-align: right;">  (HAQ NAWAZ) Sessions Judge/Justice of Peace, Orakzai at Baber Mela </p>