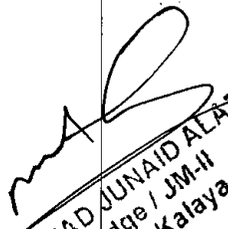


**FORM "A"**  
**FORM OF ORDER SHEET**

IN THE COURT OF MUHAMMAD JUNAID ALAM, CIVIL JUDGE/JUDICIAL MAGISTRATE-II, KALAYA ORAKZAI  
Case Title: \_\_\_\_\_ Vs \_\_\_\_\_

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 02	12.02.2026	<p>Accused namely Rizwan Ullah and Mahmood Ul Hassan on bail present. Mr. Taza Khan Advocate submitted an application for discharged of the accused, which is placed on file.</p> <p>Record shows that accused are charged in case F.I.R No. 03 Dated: 01.02.2025 under sections 188/34 Pakistan Panel Code, 1860, police station Central Mishti Mela, District Orakzai.</p> <p>Allegations against the accused are that vide notification bearing endorsement No. 125/C/DC-Ork, dated 29<sup>th</sup> January, 2025, the Deputy Commissioner, District Orakzai imposed ban on pillion riding and one wheeling, display of weapon, prohibition of tinted glasses and entry of non-locals and Afghan Refugees in the limits of District Orakzai and the accused nominated in the FIR violated the said order of the competent authority. On the strength of memo report, the above cited case was registered against the accused. Accused were arrested and later on, were released on bail by the court. As per law, no court can take cognizance of an offence punishable under section 188 PPC except on the complaint in writing of the public servant concerned or of some other public servant to whom he is</p>

  
 MUHAMMAD JUNAID ALAM  
 Civil Judge / JM-II  
 Orakzai at Kalaya

5  
FORM "A"

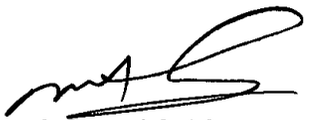
FORM OF ORDER SHEET

IN THE COURT OF MUHAMMAD JUNAID ALAM, CIVIL JUDGE/JUDICIAL MAGISTRATE-II, KALAYA ORAKZAI

Case Title: \_\_\_\_\_ Vs \_\_\_\_\_

subordinate. The relevant provisions of law are Section 195 (I) Cr. PC. As per Section 195 (I) Cr. PC, no court shall take cognizance of an offence punishable under sections 172 to 188 of the Pakistan Penal Code, except on the complaint in writing of the public servant concerned or of some other public servant to whom he is subordinate. Furthermore, there is no material available on record to establish that the order was publicly announced through drum beating, publication, or by affixing copies at conspicuous and prominent public places, or by any other recognized mode to ensure communication to the general public.

Keeping in view the above facts and circumstances and legal position, accused namely Hassanain son of Haji Gul, Rizwan Ullah son of Akhter Jan, Sheharyar son of Jamshed Khan and Mehmood Ul Hassan son of Hunar Gul are hereby discharged from the charges leveled against them. They are on bail. Their sureties are discharged from their liabilities. Case property if any, be dealt with in accordance with law. File be consigned to record room after necessary completion and compilation.

  
**Muhammad Junaid Alam,**  
Judicial Magistrate-II,  
Tehsil Courts Kalaya, Orakzai