Serial No of order or	Date of Order	Order or other Proceedings with Signature of Judge or Magistrate and that of parties or counsel where necessary.
proceedings	Proceedings	•
1	2	3
Order No.02	12.01.2023	DPP, Umar Niaz for the State present.
Attack to the second		Accused/petitioner, Khyber Gul on ad-interim pre-arrest
		bail in person with his counsel present. Partial record
****	:	received. Complete record be requisitioned for
		16.01.2023.
		(SHAUKAT AHMAD KHAN) Sessions Judge, Orakzai at Baber Mela
Order No.03	16.01.2023	DPP, Umar Niaz for the State present.
		Accused/petitioner, Khyber Gul on ad-interim pre-arrest
	l	bail in person with his counsel present. Record received.
· .		The accused/petitioner named-above seeks
		confirmation of his ad-interim pre-arrest bail in case FIR
		no. 106, dated 31.08.2022, u/s 9 (d) CNSA of Police
	,	Station Kalaya wherein as per contents of FIR, the local
		police acting upon the information regarding smuggling
	•	of narcotics by the above-named accused/petitioner along
1	•	with co-accused Younas and Tariq via motorcycle, laid a
		picket on the spot where at about 1100 hours a motorcycle
	hinad khi	ding by three persons, on way towards the spot, on
3	Taukat Possions No Taukat Resessions No Taukat Resessions	seeing the police party threw the plastic sack and made
}	oran of	their escape good from the spot. The search of the plastic
	·	sack led the complainant to the recovery of 10 packets of
	Q	chars, each weighing 1200 grams (total of 12000 grams
	Ç	of chars). Hence, the present case

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

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Case Title: Khyber Gul VS State

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Serial No of order or	Date of Order	Order or other Proceedings with Signature of Judge or Magistrate and that of parties or counsel where necessary.
proceedings	Proceedings	
1	2	3
Contin. Order No.03		Arguments heard and record perused. Perusal of the case file shows that neither the accused/petitioner
		has been arrested on the spot nor the recovered chars have been shown made from the possession of the accused/petitioner. There is nothing available on file to show that as to how the complainant was able to
i di sana	•	identify or later on trace out the accused/petitioner. The prosecution failed to point out that as to what useful
1, 1, 1, 1, 2, 2, 1, 1, 1		purpose of it would be served, if the accused/petitioner was committed to police custody except the probability of humiliation and unjustified harassment of the
		accused/petitioner at the hands of police.  Therefore, in the light of above, the bail petition in hand stands accepted and ad-interim pre-arrest bail earlier
		granted to the accused/petitioner stands confirmed on the
STRICT & SESSION	JUDGE TA ORANDA	strength of existing bail bonds.  Pronounced: 16.01.2023  (SHAUKAT AHMAD KHAN) Sessions Judge, Orakzai at Baber Mela