DPP, Umar Niaz for the state present. Accused Gul Amin on bail in person present. Charge framed against him which was read over and explained to him in his mother language and he was asked whether he is guilty or has any defense to make.? The accused pleaded guilty and stated at the bar that he has no defense to make and requested the court for disposal of his case by imposition of fine only as he is a poor labour and cannot afford the cost of litigation as well as fee of the counsel. The plea of the accused was recording in writing in response to question no. 3 of the charge.

Accused is charged by the local police for having in his possession two forged Pakistani currency notes of Rs. 1000/denomination each. Since the accused has voluntarily pleaded his guilt besides, he is first offender, having no past criminal history on record and more so only two currency notes have been recovered from his possession therefore, he is convicted and sentenced u/s 489-C PPC to pay fine of Rs. 5000/- only failing which he shall be sent to Judicial Lock-up to suffer simple imprisonment for 15 days only. Accused is on bail, his sureties stand discharged from the liability of bail bonds. The forged currency notes be destroyed after the expiry of pleaded provided for appeal/revision, whereas Rs. 600/- recovered from his personal search be returned to him by the SHO concerned upon production of attested copy of this judgment.

Let the file be consigned to the Record Room after its necessary completion and compilation.

Announced:

28.02.2020

Sessions Judge, Orakzai

at Baber Mela 28/2/20.