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FORM OF ORDER SHEET
IN THE COURT OF SENIOR CIVIL JUDGE/JUDICIAL MAGISTRATE, ORAKZAI

Case Title: ADIL KHANVS State

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+ Serial No of	Date of Order	Order or other Proceedings with Signature of Judge or Magistrate and that of parties or counsel where necessary	
order or	Proceedings	Wagistrate and that of parties of counsel where necessary	
proceedings	2	3	
Or01	21.01.2025	Fresh bail petition submitted. Be entered. Notice be	
	W/	issued to state and record be requisitioned for	
,		Tion Mahaad	
		Ijaz Mahsood Senior Civil Judge/JM, Orakzai at Baber Mela	
		Granzar av Bucor 11101a	
Order No. 02	22.01.2025	DPP for the state present. Accused/petitioner	
		through counsel present. Record received.	
		The petitioner namely Adil Khan s/o Abdul Qadir	
		has applied for his post arrest bail in connection with case	
		FIR No. 04, Dated: 18.01.2025, U/S 11(A)CNSA, registered in PS: Kalaya, L/Orakzai.	
		Facts as recounted in the FIR are that 18.01.2025,	
		SHO along with other police officials were present on	
		naqabandi that 02 persons riding on motorcycle CD-70,	
		red colour came from 'Oblaan' side and they were	
		stopped for the purpose of checking and the	
		driver/accused disclosed his name as Naseeb Ali s/o Noor	
		Hussain R/O district Kohat. During his body search 50 gms of Ice were recovered from his right-side pocket.	
	·	The other co-accused disclosed his name as Adil	
		Khan s/o Abdul Qadir R/O district Kohat and during his	
		body search, half bottle of alcohol-based intoxicant was	
	k	recovered from his coat; hence, the instant FIR was	
		registered against the accused.	
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COURT OF SENIOR CIVIL JUDGE/JM, ORAKZAI AT BABER MELA



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of order or	Order	Magistrate and that of parties or counsel where necessary
proceedings	Proceedings	
1	2	3
Order No. 02 continued	22.01.2025	Certain important observations offered itself from the
		record and arguments. Two alleged accomplices,
		presumably friends or acquaintances, carrying two different
		types of prohibited substances in small quantities seem odd.
	ž -	Either their tastes or preferences for intoxicants diverged
		oddly. Moreover, having recovered Methamphetamine
		from the pocket and personal recovery of one of the rider,
		recovery of bottle from the other, makes it appear all too
		convenient. Especially, with no neutral witnesses, make it
		suspect.
		Nonetheless, the offences charged are punishable with
		sentences of less than 07 years.
		Law, by default, sides with bail rather than jail. Only
·		when the commission of crime is sufficiently probable, and
		the nature and gravity of the alleged offence makes the
		accused person a flight risk or threat to the community, is
		bail to be withheld.
		In the given circumstances, when the there is so much
		to inquire into the allegations, the court is inclined to admit
,		the accused person to bail subject to payment bonds to the
		tune of Rs.70,000/- with sureties in the like amount to the
		satisfaction of this court.
		File be consigned to the record room after its
		necessary completion and compilation.
		Announced 22.01.2025
		Ijaz Mahsood
		Senior Civil Judge/JM,
	,	Orakzai (at Baber Mela)