

IN THE HIGH COURT OF SINDH, CIRCUIT COURT HYDERABAD

CrI. Misc. A. No.S-285 of 2018.

Muhammad Irshad.Applicant.

Versus.

Muhammad Afzal Qureshi and others.. . . .Respondents.

Applicant in person.

Ms. Romeshan Oad, A.P.G.

Date of hearing and order: 28.06.2018.

ORDER

IRSHAD ALI SHAH, J.- The applicant by way of instant criminal miscellaneous application under section 561-A Cr.P.C. has impugned an order dated 23.04.2018 of learned IXth Additional Sessions Judge / Ex-Officio Justice of Peace, Hyderabad, whereby on application under section 22-A & B Cr.P.C. of respondent Muhammad Sheeraz the police was directed to record his statement and then to convert the same into FIR if it discloses commission of cognizable offence.

2. It is contended by the applicant that the impugned order being illegal is liable to be set aside. By contending so, he sought for protection for him and his family members.

3. Learned APG supported the impugned order.

4. I have considered the above arguments and perused the record.

5. If the applicant is having a feeling that he is being involved by respondent Muhammad Sheeraz in a false case then he may prove his innocence before the police by joining the investigation after recording of FIR against him. No illegality is pointed out by the applicant, which may justify making interference with the impugned order.

6. In view of above, the instant criminal miscellaneous application is dismissed with a direction to learned APG to ensure through SHO concerned that the applicant and his family members are not harassed at the instance of anyone without due course of law.

JUDGE