

Order Sheet

IN THE HIGH COURT OF SINDH AT KARACHI

**Constitutional Petition No. S – 1111 of 2019**

Date	Order with Signature of Judge
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1. For orders on CMA No.4819/2021 (Urgency, if granted) :
2. For orders on CMA No.4827/2021 (Exemption) :
3. For orders on CMA No.4814/2021 (Contempt)  
a/w office objection & reply of advocate at overleaf :

**04.10.2021** :

Mr. Ashiq Muhammad, Advocate for the petitioner.

The listed contempt application has been filed by the petitioner with the following prayer :

*“ It is respectfully prayed on behalf of the above named applicant that this Honourable Court may be pleased (!) order as under :*

- a) To pass order against respondent to not threat applicant and not use the delay (!) tactics in passing of judgment after reversing the order of this Honourable Court, dated 26.05.2021, till to date and awarded (!) punishment according to Contempt of Court law.*
- b) Any other relief may kindly be granted, if deems (!) fit, according to the circumstances of this contempt application.”*

The instant Constitutional Petition was finally disposed of by this Court vide order dated 26.05.2021 whereby the impugned judgment was set aside and the matter was remanded to the learned appellate Court to decide the same after examining the complete record / evidence. Perusal of the listed contempt application shows that allegations have been made therein by the petitioner against private respondents 3 to 5 in order to show that the said respondents are deliberately delaying the proceedings before the learned appellate Court. There is no allegation in the contempt application that any particular order of this Court has been flouted, violated or disobeyed by any of the said respondents. Learned counsel for the petitioner reiterates the contents of the contempt application and insists that contempt proceedings can be initiated against the private respondents for delaying the proceedings before the learned appellate Court. The contempt application and the contention of the learned counsel are misconceived and ill-founded as the prayer made therein, being beyond the scope of the law and settled principles of contempt, cannot be granted. Accordingly, all listed applications are dismissed in limine with no order as to costs.

JUDGE