

ORDER SHEET
**THE HIGH COURT OF SINDH, CIRCUIT COURT,
HYDERABAD.**

Criminal Miscellaneous Application No.S-197 of 2022.

DATE ORDER WITH SIGNATURE OF JUDGE

For hearing of M.A. No.5223/2022.

02.06.2022

Syed Hammad Ali Shah advocate for respondents No.2 / applicant
alongwith respondent No.2.

=

This application moved under Section 561-A Cr.P.C. challenging the order dated 18.03.2022. When counsel posed with challenge to satisfy on the maintainability of this application, he has no answer. Nevertheless through listed application my following order has been impugned:-

“Pursuant to order dated 19.05.2022, SHO PS Hoti Mashakh was directed to appear before this Court in person, but he has sent SIP Abdul Karim Chandio, who states that the SHO is at police station.

Learned counsel for the applicant submits that on a very vague, irresponsible and prejudicial statement given by the above SHO before the trial Court, application made by the applicant Hakim Ali for registration of F.I.R under section 22-A and B, Cr.P.C was dismissed through impugned order dated 18.03.2022.

A perusal of the order does not even find favours of this Court, which is devoid of any merit and is not sustainable in law. It appears that a minor girl has been abducted where, upon an irresponsible statement of SHO, that it a usual occurrence that minor girls often run away from their houses, F.I.R. was not registered. Impugned order is thus set aside, let F.I.R. be registered as well as an inquiry be conducted by SSP, Tando Allahyar against the SHO concerned who during pendency of the inquiry not to be assigned any official responsibility. Let the final enquiry report be submitted through Additional Registrar of this Court within thirty (30) days. To come up on 27.06.2022. Let copy of this order be faxed to the SSP, Tando Allahyar for information and compliance.”

The SHO Hoti Mashakh himself is present today who did not utter any apology rather stated that he was not the SHO concerned who had made those comments. When directed to inform this Court who was the then SHO, no answer came forward. Serious comments have been made demeaning womenfolk of the province. No satisfactory answer has been provided. Resultantly, listed application

is dismissed. Let an inquiry as mandated by my order dated 26.05.2022 be concluded within 30 days period commencing from 26.05.2022 and a copy of which be supplied to Additional Registrar of this Court who to furnish the same in my chamber.

J U D G E

Irfan