ORDER SHEET

IN THE HIGH COURT OF SINDH BENCH AT SUKKUR

Crl. Misc. Application No.S-666 of 2023

(Abbas Dino Lashahri Vs. The State & others)

DATE OF HEARING

ORDER WITH SIGNATURE OF JUDGE

- 1. For Orders on office objection.
- 2. For hearing of main case.
- 3. For hearing of CMA No. 5625/2023 (Stay)

<u>20-11-2023.</u>

- Mr. Arif Ali Lashari, advocate for the applicant.
- Mr. Nazeer Ahmed Phulpoto, advocate for the private respondent.
- Mr. Zulfiquar Ali Jatoi, Additional Prosecutor General.

IRSHAD ALI SHAH, J.-. The applicant by preferring the instant Crl.

Misc. Application has impugned order dated 13-09-2023 passed by learned IIIrd Additional Sessions Judge/Ex-Officio Justice of Peace,

Khairpur, whereby he has directed the police to record statement of the

private respondent for purpose of FIR.

2. It is contended by learned counsel for the applicant that there

was disputed between the parties over settlement of account and such

aspect of the case has been lost sight of by learned Ex-Officio Justice of

Peace, while passing the impugned order, therefore same is liable to be

set aside.

3. Learned APG for the State and learned counsel for the private

respondent by supporting the impugned order have sought for

dismissal of instant Crl. Misc. Application.

4. Heard arguments and perused the record.

5. If for the sake of arguments, it is believed that the cheque

allegedly issued by the private respondent in favour of applicant

dishonestly and same has been dishonoured by the Bank, when was

presented there for encashment and for that his FIR is not being recorded by the police then he has an alternate remedy to exhaust by filing a direct complaint of such incident before the Court having jurisdiction for the reason that the police has hardly to do anything in the case like the present one, wherein the entire material which is expected to be collected by the police on investigation is already lying with the private respondent. Such remedy, if is exhausted by the private respondent besides being alternate, would be adequate in the circumstances; consequently, the impugned order is set aside.

6. The instant Crl. Misc. Application is disposed of accordingly together with listed application.

Judge

Nasim/P.A