

IN THE HIGH COURT OF SINDH, KARACHI

Present:

Mr. Justice Muhammad Saleem Jessar
Mr. Justice Nisar Ahmed Bhanbhro

Constitution Petition No. D-3687 of 2014

(Syed Ayaz Ali Shah Sheerazi and others v. Province of Sindh and others)

Constitution Petition Nos. D-3765 and D-4098 of 2014

(Syed Muhammad Makki Shah Sherazee and others v. Province of Sindh and others)

Constitution Petition No. D-4221 of 2014

(Ahmed Bux v. Province of Sindh and others)

Petitioners : Through Syed Mureed Ali Shah, Advocate

Respondents : M/s. Hakim Ali Shaikh and Sageer Ahmed
Abbasi, Additional Advocates General,
Sindh
Ms. Seema Zaidi, Additional Prosecutor
General, Sindh
Ms. Zahrah Sahar Vayani, Assistant
Attorney General

Date of hearing : 11.02.2026

Date of order : 11.02.2026

ORDER

Muhammad Saleem Jessar, J:- Through instant petition¹, petitioners have prayed for following relief:-

a) direct the respondents not arrest the Petitioner No.2, any persons and to suspend the operation of the impugned FIRs and other if any lodged on 10.07.2014 against the Petitioners, their family members, voters, supporter, in the larger interest of justice and equity,

b) Fresh FIRs which have been registered after investigation of Senior Police officer as per Honorable Court Order may be quashed as the same have been lodged malafidely on the instigation of political persons of ruling party,

c) restrain the Respondents from lodging any further FIR without permission of this Honorable Court;

(d) appoint an Judicial Officer to conduct inquiry against Respondents for lodging false, frivolous FIRs;

e) appoint an honest senior police officer like Mr. Bashir Memon to hold inquiry and examine all 22 false FIRs registered against Petitioner No.2

¹ C.P No.D-3687/2014.

and innocent people after the inquiry held by Mr. Bashir Memon as per the this Hon'ble Court Orders.

2. Pursuant to directions issued by the Apex Court an inquiry officer was appointed, who after conducting concrete inquiry reached to the conclusion that the cases registered against the petitioners were false; therefore, the courts where the cases were then pending adjudication have been disposed of. However, some of the FIRs have been disposed of under 'C' class. The counsel at this stage submits that persons who become tool to the alleged FIRs against the petitioners may be prosecuted for false accusation of the petitioners.

3. Learned Additional Advocate General, Sindh submits that cases registered against the petitioners were disposed of under 'C' class and some in 'B' class. Yet if the petitioners are willing to prosecute the said persons they have remedy under Cr.PC and this Court have no jurisdiction to go beyond the prayers made by the petitioners.

4. Heard arguments and perused the material available on record.

5. From scanning of the record, it transpires that the petitioners sought quashment of FIRs, lodged under political victimization; such stance of the petitioners was established in the inquiry conducted by Basheer Ahmed Memon, the then Additional Inspector General of Police, on the directions of the Apex Court.

6. Pursuant to the directions of this Court, reports have been filed by learned District & Sessions Judges Hyderabad, Thatta and Sujawal, wherefrom it transpires that the FIRs subject matter of the present petitions were challaned in B-Class and petitioners were acquitted by the concerned trial Court after facing trial in the cases. The contention of the

petitioners that this Court issued directions for the prosecution of the informants who lodged false FIRs has no force, as on culmination of the cases, the petitioners had equal and efficacious remedy of initiating the cases for claiming damages against malicious prosecution but the petitioners did not.

7. Since the prayer clauses made in the petitions have become infructuous on account of disposal of FIRs and acquittal of the petitioners, therefore, these petitions having served purpose are hereby *disposed of* alongwith pending applications, with no order as to costs. However, the respondents are directed to ensure that no harassment is caused to the petitioners.

8. Since similar relief is claimed in CPs No. D-3765, D-4098 and D-4221 of 2014, therefore, they are also disposed of in terms of the order passed in CP No. D-3687 of 2014. Office to place signed copy of the order in the connected petitions.

**JUDGE
HEAD OF CONST. BENCHES**

JUDGE