

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

C.P. No.S-558 of 2014.

DATE	ORDER WITH SIGNATURE OF JUDGE
-------------	--------------------------------------

For orders on MA-9390/14.

09.09.2014.

Mr. Abdul Jabbar Charan, Advocate a/w Petitioner.

=====

1. Urgency granted.

The Petitioner`s husband has already filed C.P.No.S-165 of 2014 for production of lady Mst. Sohni from the custody of Respondents No. 6 and 7. The police has never produced the lady before the Court, however, she is present in Court today which clearly indicates that the allegations in the earlier petition for illegal detention are not proved, as the police has not recovered the detainee Mst. Sohni wife of Ghulam Fareed. Now she has filed the instant petition against the same private respondents claiming harassment at the hands of the same respondents No. 6 and 7 who were party in C.P.No.S-165 of 2014. Learned counsel says that she was in the custody of respondents No.6 and 7 for more than one and half month and he has not been able to disclose that under what circumstances she has comfortably come to the Court.

Prima facie, it appears that these are routine allegations of highhandedness against the police officials at the behest of private respondents without any proof. The petitioner has contracted marriage with Ghulam Fareed on 22.2.2014 and the earlier petition was filed by Ghulam Fareed on 6th March,2014 for recovery of his wife Mst. Sohni from the illegal custody of Respondents No.6 and 7. The very fact that she is safely back home despite the fact that after her marriage she was in custody of Respondents No. 6 and 7 for more than one and half month is contrary to the claim of the petitioner that the respondents No. 6 and 7 are harassing the

Petitioner and her husband. May be the petitioners have any grievance against the private respondents and under cover of this petition they want to settle their score. No case for harassment is made out, this petition is dismissed.

However, the police is directed to act in accordance with law. The petitioner present in Court claims that she is receiving telephone calls which harasses her. She may obtain details of the phone calls from the relevant telecommunication authority and if she can establish harassment through phone calls, she may file application to the police for legal action against the persons who are harassing her and her husband through telephone. The police is also directed that on receiving such complaint with the record of telecommunication department showing telephone calls from the respondents No.6 and 7, if a case is made out, they must take action in accordance with law.

With this observation, this petition is disposed of.

JUDGE.