

ORDER SHEET
IN THE ISLAMABAD HIGH COURT, ISLAMABAD.
JUDICIAL DEPARTMENT.

Crl. Rev. No.05-2025

Imran Ahmed Khan Niazi

Vs.

Superintendent Central Jail, Adiala, Rawalpindi

S. No. of order/ proceedings	Date of order/ Proceedings	Order with signature of Judge and that of parties or counsel where necessary.
------------------------------	----------------------------	---

28.01.2025	Mr. Faisal Fareed, Advocate for petitioner. Mr. Saif-ur-Rehman, State Counsel with Anjum, Superintendent Central Jail, Adyala.
------------	---

The instant criminal revision calls in question order dated 10.01.2025, whereby application filed by the petitioner seeking facilities in the jail, was disposed of.

2. Learned counsel for the petitioner *inter alia* contended that petitioner is not being granted proper jail facilities as per his entitlement. In this regard, it was contended that phone call with the children of the petitioner residing in United Kingdom is only allowed when a specific order is passed by any court. It was contended that meeting of the petitioner with his wife was also not allowed on one of the dates in question and even the newspapers are not given to him. It was also submitted that medical facilities of private doctor also are not being allowed.

3. This Court had issued notice to the respondents and in response, Superintendent

Central Jail Adyala, Rawalpindi entered appearance and submitted that all the relevant facilities are being allowed. In this behalf, it was submitted that Thursday is the day fixed for meeting with the family and lawyers of petitioner. It was contended that phone call is not available as per the Jail Manual and is allowed only when a specific order, as such, is made in this regard. The Superintendent Jail also submitted that petitioner undergoes medical check-up regularly and if there is any complaint, appropriate measures can be taken for examination by the private doctor. It was also submitted that two newspaper of the choice of petitioner are being provided to him along with visit facilities which are also as per his requirement.

4. Submissions made by the parties have been heard and the documents, placed on record, examined with their able assistance.

5. The petitioner is confined at Central Jail Adyala, Rawalpindi and he has been provided B-Class.

6. As per submissions by the Superintendent Central Jail Adyala, Rawalpindi, the petitioner gets to have interviews on Tuesday and Thursday and in this regard, Thursday is the day fixed for meeting with the family and lawyers of the petitioner.

7. Since the spouse of petitioner namely Bushra Bibi is also confined in Central Jail Adyala, Rawalpindi as per statement of Superintendent Central Jail Adyala, Rawalpindi, she will have an interview with the petitioner on Thursday as per the schedule. All other facilities, as stated by Superintendent Central Jail Adyala, Rawalpindi, are being provided to the petitioner, which have been ordered by the courts time to time.

8. Since all the relevant facilities are being provided to the petitioner, learned counsel for the petitioner feels satisfied with the same, hence no interference is required in the petition, which is accordingly disposed of with the observation that respondents shall provide all the relevant facilities to the petitioner as per his entitlement.

(CHIEF JUSTICE)