ORDER SHEET

IN THE ISLAMABAD HIGH COURT, ISLAMABAD. JUDICIAL DEPARTMENT.

W.P No. 917/2019

Nimrah Chaudhry

Versus

Inspector General of Police, Islamabad.

order/ proceedings	order/ Proceedings	Order with signature of Judge and that of parties or counsel where necessary.
		Malik Ali, Advocate for the petitioner. Barrister Ayesha Siddique Khan, State Counsel. Syed Azhar Hussain Shah, DSP (Legal), Islamabad Police. Zaman, S.I.

Through the instant writ petition, the petitioner has prayed for the following relief:-

"It is respectfully prayed that this petition may graciously be accepted and the respondent may graciously be directed to collect the CDRs relates to of both FIRS numbers 49/19 and 67/19 (of the accused, complainants, ASIs of PS Golra & Khana, Rana Jamshed, author of authority letter) and furnish the detail report before this honourable court at the earliest regarding action taken by the respondent upon the sheer violation of the orders of the honourable Supreme Court of Pakistan.

Any other relief which this Honourable Court deems and proper may also be awarded to the petitioner.

2. At the very outset, DSP (Legal) alongwith Investigation Officer of the FIRs No.49/19 dated 07.02.2019, registered U/s 419/420/34, P.S Khanna, Islamabad and F.I.R No. 67/19, dated 05.02.2019, registered U/s 419/420/34, P.S Golra Sharif, Islamabad is in attendance contends that he has submitted the final report U/s 173 Cr.P.C in both the criminal cases of P.S Golra Sharif and P.S

W.P No. 917/2019

Khanna, Islamabad respectively before the learned Trial Court and as such the request made by the petitioner in the prayer of the writ petition is not justiciable at this stage.

- 3. Learned counsel for the petitioner has been confronted, who candidly conceded that the petitioner feels satisfied if the direction is issued to the learned Trial Court to consider the request of the petitioner independently without being influence by the earlier investigation report.
- 4. Be that as it may, instant writ petition stands disposed of with the direction to learned Trial Court seized with the matter to consider the request of the petitioner and may requisition the Call Data Record, if so required for final adjudication of the pending criminal cases.

(MOHSIN AKHTAR KAYANI) JUDGE

Ramzan