

**ORDER SHEET.**

**IN THE ISLAMABAD HIGH COURT, ISLAMABAD.**  
**JUDICIAL DEPARTMENT.**

**Writ Petition No.4147/2019.**

Muhammad Akram Choudhary

Versus

Molana Fazal-ur-Rehman, Ameer Jamiat Ulema-e-Islam (F), etc.

S. No. of order/ proceedings	Date of order/ Proceedings	Order with signature of Judge and that of parties or counsel where necessary.
	02.12.2019.	Mr. Asghar Ali Mubarak, Advocate for petitioner.

Through this writ petition, the petitioner has prayed for issuance of direction for registration of FIR against the respondents.

2. Learned counsel for the petitioner contends that petitioner has filed an application to the SHO P.S. Karachi Company for registration of FIR as his real son namely Usman Akram died on 6.11.2019 during Azadi March due to his accident with the container placed on main road within jurisdiction of P.S. Karachi Company by the Administration of ICT (Respondents).

3. Learned counsel for the petitioner has been confronted regarding maintainability of instant writ petition, especially when he has not opted to approach learned Ex-Officio Justice of Peace, Islamabad in terms of Section 22-A/B Cr.P.C., which is appropriate remedy under the law, whereby learned counsel for the petitioner contends that petitioner has approached this Court which is custodian of rights of petitioner under Article 199 of the Constitution of Islamic Republic of Pakistan, 1973.

4. Be that as it may, instant writ petition stands *disposed of* with direction to the petitioner to approach the Court of competent jurisdiction under the law for appropriate remedy, if so advised

**(MOHSIN AKHTAR KAKHANI)**  
**JUDGE**

Zahid