ORDER SHEET.

IN THE ISLAMABAD HIGH COURT, ISLAMABAD. JUDICIAL DEPARTMENT.

Writ Petition No. 2664 of 2014

Miss Iram Shahzadi.

VS

Federation of Pakistan, etc

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

27.08.2020. Dr. G.M. Chaudhry, Advocate for the petitioner.

Ms. Ruqyya Sami, Assistant Attorney General. Mr. Yaseen, Assistant (Legal), Estate Officer.

A report has been filed on 15.07.2020, on behalf of Respondent Nos. 1 & 2, copy of which was also furnished to the learned counsel for the petitioner and it has been requested by the learned counsel for the respondents that the petition may be disposed of in light of this report.

2. The contents of above said report are as under:-

"It is respectfully stated that petitioner was allotted suit accommodation bearing No. 182-E, St. 16, G-6/2, Islamabad under rule 15(2)b read with Rule 29-A of AAR 2002 on subject to vacation basis, vide allotment letter dated 25/06/2011 issued in compliance of Minister of State for Housing & Works orders dated 09/06/2011. She completed the handing / taking over formalities through concerned Enquiry Office on 27/06/2011. Prior to said allotment, Respondent No. 2 allotted the suit accommodation to respondent No. 3 Raja Muhammad Ziarab, Inspector, Intelligence Bureau, Islamabad on subject to vacation basis vide allotment letter dated 26/08/2010 who filed civil suit for protection of allotment as well as possession of suit accommodation.

2. In pursuance of civil Court orders dated 21/01/2014 Petitioner's allotment was cancelled/withdrawn by the Respondent No. 2 vide memorandum dated 21/05/2014. However, later on, on request of Respondent No. 3 Respondent No. 2 allotted House No. 148/1, Cat-III, G-11/4, Islamabad to Respondent No.3 Raja Muhammad Ziarab on 17/07/2014 which he occupied too on 18/07/2014 (copies of allotment and occupation report are attached at Annexure 'A' & 'B'). Thus the Court orders dated 21/01/2014 have become infructuous.

- 3. Since the Petitioner took over possession of suit accommodation w.e.f. 27/06/2011 (i.e. prior to cancellation of allotments made under Rule 29-A of AAR 2002 wherein possessions were not delivered vide Ministry of Housing & Works policy letter No. F.2(1)/86-Policy dated 15/04/2013). As such her allotment is liable to be restored but subject to verification of house rent recovery deduction from the petitioner's salary.
- 4. Report is graciously submitted for kind perusal and further orders, please.".
- 3. Learned counsel for the petitioner, since, has gone through the contents of report has no objection if the petition is disposed of in the light of and in terms of the above report. Hence, instant petition is accordingly disposed of.

(LUBNA SALEEM PERVEZ)
JUDGE

M. IUNAID USMAN

Uploaded by IT Department, IHC