Form No: HCJD/C-121

## **ORDER SHEET**

## IN THE ISLAMABAD HIGH COURT, ISLAMABAD (JUDICIAL DEPARTMENT)

W.P. No. 1132 of 2020

Ali Adnan Vs The State, etc.

| S. No. of order/ proceedings | Date of order/<br>proceedings | Order with signature of Judge and that of parties or counsel where necessary.   |
|------------------------------|-------------------------------|---|
| 06)                          | 23-07-2020.                   | Ch. Sajid Abdullah Sara Advocate, for the petitioner. Ch. Riaz Ahmad and Mr Azhar Iqbal Satti Advocates, for the complainant. Malik Talha Ahmed Rahim, State Counsel. Mr Abdul Qadir, ASI, with record. |

Through this petition, the petitioner is seeking a writ, which will have the effect of quashing FIR no. 84, dated 01.03.2019, registered at Police Station Industrial Area, under sections 489.F, 342, 506(ii), 420, 468 and 471 of Pakistan Penal Code, 1860 [hereinafter referred to as the "PPC"].

- 2. The learned counsels for the parties have been heard and the record perused with their able assistance.
- 3. The trial is pending before the learned trial Court and alternate remedies are available under the law. The petitioner has invoked the jurisdiction under Article 199 of the Constitution

of the Islamic Republic of Pakistan, 1973 [hereinafter referred to as the "Constitution"] and since this Court is satisfied that adequate remedies are available to the petitioner as highlighted in the case titled "DG Anti Corruption Establishment, Lahore and others v. Muhammad Akram Khan and others"[PLD 2013 S.C. 401], therefore, the instant petition is not maintainable. It is, however, observed that this order shall not prejudice the right of the petitioner to avail the remedies available under the law before the competent court.

4. This petition is not maintainable and, therefore, accordingly **dismissed**.

(CHIEF JUSTICE)

Tanveer Ahmed/\*