Form No: HCJD/C-121

ORDER SHEET.

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

Writ Petition No. 4041 of 2021.

Muhammad Ashar Halim Quraishi

Versus

Ex-Officio Justice of Peace / Learned Additional Sessions Judge, East-Islamabad and others.

S.No. of order/proceeding	Date of order/proceeding	Order with signature of Judge and that of parties or counsel where necessary.
(07)	19.01.2022	M/s. Barrister Afzal Hussain and Waheed Ur Rehman, Advocates for the petitioner. Mr. Muhammad Ejaz, Advocate for the respondent No. 4. Mr. Fahad Ali, learned State Counsel. Abid Hussain, D.S.P. / SDPO, Sihala Circle, Islamabad. Zahid Hussain Shah, S.I., Police Station Sihala, Islamabad.

The petitioner, through the instant writ petition under Article 199 of the Constitution of Islamic Republic of Pakistan, 1973 has challenged order dated 11.11.2021, whereby petition U/S 22-A/B Cr.P.C for registration of F.I.R., filed by the respondent No. 4 was disposed of with the direction to S.H.O P/S concerned to record

statement of respondent No. 4 U/S 154
Cr.P.C and then to proceed in accordance with law. In case information provided by respondent
No. 4 found false, proceedings under Section 182 Cr.P.C may be initiated against him.

02. Succinctly stated facts of the matter are that the petitioner is a law working graduate, and as established businessman. In 2016, he purchased plot with the intention of constructing a Mosque for public purpose. Peaceful possession of the plot along with constructed room and two side boundary wall was handed over to him. Plot is located at the roadside going towards the Cadet College, Humak, Sihala, Islamabad. Further, the petitioner has no dispute with the sellers of the plot or their legal heirs, however, it revealed that part of the plot was purchased by the sellers,

from the father of Adnan Shah and Imran Shah / accused.

03. On 03.10.2021, the petitioner filed compliant to S.H.O. P/S Sihala, Islamabad against Adnan Shah and Imran Shah for registration of FIR / criminal case with the contention that the accused tried to illegally occupy the plot purchased by him and issued threats of murder dire and consequences, upon the said compliant, F.I.R No. 506/2021, dated 07.10.2021, offence under Sections 447, 511 & 506 P.P.C, at Police Station Sihala, Islamabad has been registered, against the accused namely Adnan Shah and Imran Shah.

04. Thereafter, just to counter the petitioner's application / case against the accused, on 06.10.2021, Waqeel Khan / respondent No. 4, who is employee / servant of the accused namely Adnan Shah and Imran Shah

respondent No. 3, by leveling false and frivolous allegations but the police did not register the FIR, consequently petition U/S 22-A/B Cr.P.C was filed, wherein the impugned order was passed, hence the petitioner being aggrieved has filed the instant writ petition, for setting aside of the impugned order dated 11.11.2021.

05. Learned counsel for the petitioner inter alia contends that the police has thoroughly investigated the matter and filed a report in the Court of learned Additional Sessions Judge / Ex-Officio Justice of Peace, East-Islamabad, stating therein that no such mentioned in occurrence, as the compliant of respondent No. 4 has taken place and no cognizable offence has made out; learned Additional Sessions Judge / Ex-Officio Justice of East-Islamabad peace, has not mentioned single reason for not relying upon the report submitted by Superintendent of Police (Complaint), Islamabad and passed the impugned order in a hasty manner, which is erroneous in law and liable to be setaside.

- Conversely, learned counsel for 06. respondent No. 4 has controverted the advanced arguments by learned counsel for the petitioner and has stated that under Section 154 Cr.P.C, the police is bound to register the FIR; the impugned order has been passed in accordance with law, as the proposed F.I.R clearly constitute cognizable offence and has prayed for dismissal of instant writ petition.
- 07. Arguments advanced by learned counsel for the petitioner, learned State Counsel and learned counsel for the respondent No. 4 have been heard and record has been perused with their

able assistance.

- 08. It is evident from record that the petitioner is owner / purchaser of the plot in village Sihala, Tehsil & District Islamabad and sellers of the plot and their legal heirs have no dispute with the petitioner / purchaser.
- 09. The petitioner filed an application to the S.H.O., P/S Sihala, Islamabad that the accused Adnan Shah and Shah tried Imran to raise illegal construction and forcibly occupied the purchased by the petitioner, F.I.R whereupon case vide No. 506/2021, dated 07.10.2021, offence under Sections 447, 511 & 506 P.P.C, at Police Station Sihala, Islamabad was registered.
- 10. Respondent No. 4, who is servant / employee of the accused, nominated in the FIR filed an application for registration of F.I.R. against the

petitioner, however, the police did not register the F.I.R., consequently petition under Sections 22-A/B Cr.P.C filed and learned Additional Sessions Judge / Ex-officio Justice of Peace, East-Islamabad sought a report from Superintended of **Police** (Complaint), Islamabad, in pursuance thereto, a report was submitted, wherein it was mentioned that just in order to counter the case registered against the accused, their servant filed an application against the petitioner. The police has thoroughly enquired into the matter and submitted a report that no cognizable offence has been made out and prayed for dismissal of the application filed under Section 22-A/B Cr.P.C.

11. Learned Additional Sessions

Judge / Ex-Officio Justice of Peace,

East-Islamabad while passing the impugned order has not mentioned any

plausible reasons for not relying on the report, submitted by Superintendent of Police (Complaint), Islamabad rather passed the impugned order in a mechanical manner.

- 12. During pendency of the instant writ petition, DSP/SDPO Sihala Circle, Islamabad was directed vide order dated 02.12.2021, personally to conduct an inquiry, visit the site, call both the parties, record statements of the witnesses and submit his detailed report whether the offence as alleged by Waqeel Khan / respondent No. 4 against the petitioner has been committed or not.
- 13. Today, DSP / SDPO, Sihala Circle, Islamabad present before the Court, stated that he has personally conducted an inquiry into the matter and also produced detailed inquiry report containing statements of the witnesses of locality and the parties,

pictures of the plot and the alleged crime scene has also been enclosed with the inquiry report. DSP / SDPO, Sihala, **Islamabad** has given findings that the accused nominated in the F.I.R namely Adnan Shah has filed different applications in this regard on different forums, whereupon Superintendent of Police Rural Islamabad has also conducted inquiry, respondent No. 4 / Wakeel Khan who is servant of Adnan Shah and Imran Shah has failed to produce any independent, legal, cogent and convincing evidence in support of his contention, no such occurrence took place.

14. Learned Ex-officio Justice of Peace once called for the police report, cannot ordinarily brushed aside the same, in case he proposed to give his opinion contrary to the police report he was supposed to furnish tangible

reason for not relying upon the police report.

15. There is distinction in Sections 22-A(6) and 154 Cr.P.C, for convenience both the sections are reproduced here under:

> <u>Section-22-A(6):</u>

An ex-officio Justice of the Peace <u>may</u> issue appropriate directions to the police authorities concerned on a complaint regarding:

- i) Non-registration of criminal case;
- ii) Transfer of investigation from one police officer to another; and
- iii) Neglect, failure or excess committed by a police authority in relation to its functions and duties."

Section 154 Cr.P.C Information in cognizable cases:

Every information relating to the commission of a cognizable offence if given orally to an officer incharge of a police station, <u>shall</u> be reduced into writing by him or under his direction, and be read over to the informant, and every such information, whether given in writing or reduced to writing as aforesaid shall be signed by the person giving it, and the substance thereof shall be entered in a book to be kept by such officer in such form as the Provincial Government may prescribe in this behalf."

16. The Larger Bench of Hon'ble Supreme Court of Pakistan in a case titled as *Younas Abbass and others Vs. Additional Sessions Judge, Chakwal and others (PLD 2016 SC 581)*, has held that:

"Functions performed by Exofficio Justice of Peace under
S.22-A (6) Cr.P.C.---Such
functions being quasi-judicial
in nature could not be termed
as executive, administrative or
ministerial.. Said functions
were complementary to those
of the police and thus did not
amount to interference in the
investigative domain of the
police ... Khizar Hayat and

others v. Inspector General of Police (Punjab), Lahore and others PLD 2005 Lahore. 470 and Muhammad Ali v. Additional I.G, PLD 2015 SC 753 dissented from.

Functions performed by the Ex-officio Justice of Peace not were executive, administrative or ministerial inasmuch as he did not carry out, manage or deal with things mechanically. Such functions as described in clauses (i), (ii) and (iii) of section 22-A(6) Cr.P.C, were quasi-judicial as Ex-officio Justice of Peace entertained applications, examined the record, heard the parties, passed orders and issued directions with due application of mind. Every lis before him demanded discretion and judgment. **Functions** 50 performed could not be termed as executive, administrative or ministerial on any account."

17. Proceedings before Justice of Peace are quasi-judicial and are not executive, administrative or ministerial to deal with the matters

mechanically rather the same are quasi-judicial powers, in the every case before him demands discretion and judicial observations.

- 18. Even the petitioner has alternative statutory remedies under Sections 156(3) & 190 Cr.P.C as well as remedy to file criminal / private complaint under Section 200 Cr.P.C to press and prove its allegation before the Court of Competent jurisdiction.
- 19. For the reasons, discussed above, the instant writ petition is **allowed**, the impugned order dated 11.11.2021 passed by learned Additional Sessions Judge / Ex-Officio Justice of Peace, East-Islamabad, is set-aside, further the respondents No. 4 is at liberty to file a private compliant, if so advised, before the competent forum.

(TARIQ MEHMOOD JAHANGIRI) JUDGE