Ph: 9082235 Fax: 9220406

REGISTERED No.Crl.P.57/2018-SCJ SUPREME COURT OF PAKISTAN Islamabad, 30 Mar 2018

From

The Registrar,

Supreme Court of Pakistan.

Islamabad.

To

The Registrar,

Peshawar High Court.

Peshawar. of ARIP

Subject:

CRIMINAL PETITION No.57 OF 2018

Iftikhar Ahmad

Versus

The State thr. Special Prosecutor ANF

Peshawar High Court Pesh Receipt No Date: 1. MIT 2- Dir (HRC) 7-0BA 3- Dir (ReG) 8-DIT 4- Oir (HR.W) 9 AR(J) - OPD 10-AR(G)

On appeal from the Order/Judgment of the Peshawar High Court, Peshawar dated 12/06/2017 in Crl.Misc.B.A.194/2017 in case FIR No.23/2017 dated \$4/03/2017 registered at Police Station ANF RD,

Peshawar

Dear Sir,

I am directed to enclose herewith a certified copy of the Order/Judgment of this Court dated 28/03/2018 disposing of as having not been pressed the above cited cases in the terms stated therein for information and further necessary action.

Please acknowledge receipt of this letter along with its enclosure immediately.

Encl: Order/Judgment:

Yours faithfully,

(MUHAMMAD MÜJAHID MEHMOOD) ASSISTANT REGISTRAR (IMP) FOR REGISTRAR

IN THE SUPREME COURT OF PAKISTAN

(Appellate Jurisdiction)

PRESENT:

MR. JUSTICE MANZOOR AHMAD MALIK MR. JUSTICE SARDAR TARIQ MASOOD

CRIMINAL PETITION NO.57 OF 2018

(Against the order dated 13.12.2017 passed by the High Court of Belochistan, Quena in Cri. Dall

Application No. 184 of 2017)

Aftikhar Ahmad

... Petitioner(s)

VERSUS

The State thr. Spl. Prosecutor ANF

... Respondent(s)

For the Petitioner(s)

: Mr. Rizwan Ejaz, ASC

For the State

Raja Inam Amin Minhas, Spl. Prosecutor ANF

Ch. Ehtesham-ul-Haq, Spl. Prosecutor ANF

Date of Hearing

28.03.2018

ORDER

MANZOOR AHMAD MALIK, J. At the very outset, learned counsel for the petitioner contends that he will not press this petition if the learned trial Court is directed to decide the case in the shortest possible time as the petitioner intends to raise the question as to whether the chemical/substance allegedly recovered from him is a controlled substance or not within the purview of Control of Narcotic Substances Act, 1997. The request made by the learned counsel for the petitioner is reasonable. Learned Special Prosecutor has no objection to the issuance of such direction. Therefore, the instant criminal petition is disposed of as having not been pressed with a direction to the learned trial Court seized of the trial of the petitioner to ensure the conclusion of trial of this case within a period of three months from the receipt of this order, strictly in

accordance with law.

Sd/- Manzoor Ahmad Malik, J Sd/- Sardar Tariq Masood, J

Certified to be True Copy

Associate Supreme Court of Pakistan Islamabad

Islamabad, the 28th Mach, 2018 Not approved fo

Public Mendebrid

