

ORDER SHEET

THE HIGH COURT OF SINDH AT KARACHI

Cr. Misc. Appln No.703 of 2025.

Date: Order with signature(s) of the Judge(s)

Fresh Case.

1. For Orders on MA No.11938/2025.
2. For Orders on MA No.11184/2025.
3. For Hearing of Main Case.

02nd September, 2025.

Mr. Abdul Basit Buriro advocate for the applicant.

1. Urgency granted.
2. Exemption application is granted subject to all just exceptions.
3. Applicant Asma Begum is a housewife who is residing in a Flat in Rabia City, Gulistan-e-Jauhar, Karachi, along with her husband, minor child and her mother-in-law. She claims that at some point in time, her Aunt (Chaachi), Saima (wife of her father's blood brother-Chaacha), along with the applicant's cousins (respondent nos.3 to 5/proposed accused), visited her Flat without her consent/allegedly trespassed, threatened her personally, including threatening to end her marriage and apparently attempted to abduct her minor child. All such attempts were foiled because applicant raised hue and cry; however, since then, the applicant has been facing continuing harassment and intimidation from the proposed accused. Thus when she approached the Police and got no positive response, she was compelled to file a Cr. Misc. Application No.2587/2025 before the Ex-Officio Justice of the Peace Karachi East, who passed impugned order dated 04.06.2025 directing the concerned SHO to provide legal protection and that such order shall not come in the way of occurrence of any future incident, in which event, she will have recourse to take appropriate action in accordance with law.

Heard the applicant and the applicant in person. There appears to be some family dispute between the applicant and the proposed accused. The applicant is residing in a joint family home with her in-laws. It is difficult to ascertain trespass on the part of her relatives and other allegations, as alleged by the applicant in the facts and circumstances of the case. Further, no ground is made out for a cognizable offence based on the information available on record. Finally, I also do not find any defect in the impugned Order 04.06.2025 that necessitates any interference. The applicant is at liberty to initiate any and all action in accordance with law, and there is no need for this Court to give any further directions than what is found in the impugned Order. Given the foregoing, the instant Cr. Misc. Application is dismissed for the above reasons, and the order of learned Ex-Officio Justice of the Peace is maintained.

JUDGE

M.Zeeshan