

ORDER SHEET
IN THE HIGH COURT OF SINDH CIRCUIT COURT LARKANA
Const. Petition No. S- 961 of 2017

DATE ORDER WITH SIGNATURE OF JUDGE

Hearing of Cases

1. For orders on office objection 'A'
2. For Hearing of Main case

01.11.2017

Mr. Mazhar Ali Bhutto, Advocate for the petitioners.
Mr. Ahmed Bux Mirasi, Advocate for the Respondent No.4.

Mr. Mazhar Ali Bhutto files PS copy of FIR No. 183/2017 Police Station Gambat under section 365-B, 148, 149, PPC lodged by respondent No.7 Din Muhammad, the brother of petitioner No.1 which is taken on record. He further submits that under the garb of captioned FIR, the IO and the SHO Police Station Gambat are bent upon to arrest the petitioner No.2 and his family.

The respondent No.4 present along with his counsel, who files his vakalatnama which is taken on record. At their request, the petitioner No.1 was allowed to have audience with him in Court room and for about two hours they have been allowed. Learned counsel submits that neither the petitioners have been harassed nor they will be harassed in future.

The petitioner No.1 has been heard. She states that she being adult and sui juris has entered into nikah with petitioner No.2 by exercising the right of her freewill. She further states that no person

including the petitioner No.2 has abducted, enticed or has committed any excess to her without her consent. She further states that she is living happily with her husband, the petitioner No.2, and now she wants to go and live with her husband.

Accordingly, instant petition, in view of the above facts and in view of the statement advanced by the respondent No.4 and his counsel, instant petition has served its purpose which is accordingly disposed of. As far as captioned FIR is concerned that belongs to jurisdiction of District Khairpur Mirs. The IO of Crime No.183/2017 under section 365-B, 148, 149, PPC registered at PS Gambat shall not make the arrest of any of the person nominated in FIR and is directed to record the statement of petitioner No.1 and after doing so, dispose of the FIR in view of the statement and file such report before the competent court having jurisdiction.

Judge
xl-xvii