

**ORDER SHEET**

IN THE HIGH COURT OF SINDH, CIRCUIT COURT,  
HYDERABAD.

C.P. No. D – 1066 of 2017.

---

DATE	ORDER WITH SIGNATURE OF JUDGE
------	-------------------------------

---

14.06.2017.

FOR ORDERS ON M.A. 7751/2017.  
FOR ORDERS ON OFFICE OBJECTIONS.  
FOR ORDERS ON M.A. 4870/2017.  
FOR KATCHA PESHI.

Mr. Shankardas, Advocate for the petitioner.

-----

Through instant petition the petitioner alleges harassment at the hands of his son who according to the petitioner has forcibly occupied the portion of a piece of land which belongs to the petitioner. Per learned counsel the petitioner prior to filing instant petition filed an application under section 22-A Cr.P.C. before learned Sessions Judge/Justice of Peace Hyderabad, vide criminal miscellaneous application No.706/2017, which was disposed of by the learned Vth Additional Sessions Judge Hyderabad, vide order dated 05.04.2017, with direction to the concerned police to provide protection to the petitioner in accordance with law, however, the police is not doing the needful.

Instant petition appears to be misconceived as the relief sought does not fall within the purview of Article 199 of the Constitution of Islamic Republic of Pakistan, 1973, as the petitioner has expressed his grievance against his son on the allegation that he has occupied some portion of the land which belongs to the petitioner. As regards allegation of harassment at the hands of his son, protection has been provided by the Ex-Officio Justice of Peace vide order dated 5.4.2017, whereby concerned police has been issued directions in this regard.

Accordingly, instant petition is dismissed as being not maintainable along with the listed applications. However, the petitioner is at liberty to approach the competent court of jurisdiction in respect of his claim over subject property, whereas, the concerned police shall ensure to provide protection to the petitioner in terms of the order dated 05.04.2017, passed by learned Vth Additional

Sessions Judge Hyderabad, in Criminal Miscellaneous Application No.706 of 2017, and in case a cognizable offence is reported appropriate action may be taken in accordance with law against the delinquent person.

***Judge***

***Judge***

A.