

*ORDER SHEET*

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

C.P. No. D – 1138 of 2016.

---

DATE

ORDER WITH SIGNATURE OF JUDGE

---

11.01.2018.

1. FOR ORDERS ON OFFICE OBJECTIONS.
2. FOR KATCHA PESHI.

Mr. Ahsan Gul Dahri, Advocate for the petitioners.  
Mr. Ghulam Abbass Sangi, Assistant A.G.  
None present on behalf of respondents 4 to 9.

Through this constitutional petition the petitioners have prayed the following relief:-

- a) Direct the respondents No.1 to 3 to take action against the respondents No.4 to 9 and arrest them, who have been declared proclaimed offenders in the murder case of son of the petitioner No.1, deal with them with irony hands, crush their criminal activities, save the petitioner party and their properties, release the fear and afraid, tension from the petitioner party, restore the peace, control the law and order situation, return the peace and harmony in the region and provide safety, protection and shelter to petitioner party by taking all possible efforts.
- b) Direct the respondent No.3 to record further statement of the petitioner party in F.I.R. No.02 of 2016 of Police Station Mirzapur.
- c) Direct the respondents No.2 and 3 to ensure that in future no one will be murdered, harmed, robbed, kidnapped, targeted, victimized, harassed and frightened at the hands of the above named proclaimed offenders/accused nor will be deprived and dispossessed from their properties.
- d) Any other relief(s) which this Honourable Court deems fit, just and proper in favour of the petitioners.

The main grievance of the petitioners is that though the respondents No.4 to 9 have been shown absconders in crime No.02 of 2016 of Police Station Mirzapur registered under section 302, 324, 114, 148, 149, 504 and 429 PPC and the case is also pending before the learned II-Additional Sessions Judge, Shaheed Benazirabad, from where N.B.Ws. are being

issued but according to the learned counsel for the petitioners the said respondents still have not been arrested by the police. He further submits that he would be satisfied and shall not press this petition if appropriate directions are given to the official respondents to arrest the respondents No.4 to 9 and produce them before the learned trial court to face the trial.

Learned A.A.G. present in court has raised his no objection if appropriate directions are given as stated by the counsel for the petitioners.

In view of the above, this petition stands disposed of with direction to the official respondents No.2 and 3 to make hectic efforts to arrest the respondents No.4 to 9 and produce them before the court of law to face the trial.

The petition stands disposed of in the above terms.

JUDGE

JUDGE

A.