

**ORDER SHEET
IN THE HIGH COURT OF SINDH AT KARACHI**

CP S 674 of 2024

Date: Order with signature of the Judge

1. For order on M.A. No.6507/2024
2. For order on M.A. No.6508/2024
3. For order on M.A. No.6509/2024
4. For order on office objection
5. For hearing of main case

18.07.2024

Petitioner is present in person

1. Urgency granted.

2-4. The prayer clause reads as follows :-

- a) *To direct the Respondent No.1 & 2 to issue direction to the Respondent No. 3 to 10 to the Respondent No. 11 to 14 as well as all police station of the Karachi not to visit the house of the petitioner nor arrest the petitioner without prior permission of this Honorable Court.*
- b) *To consider the above facts as well as enclosed document with the memo of plaint and be pleased to grant protective Bail to the petitioner into the captioned petition and further be pleased to direct the respondent No.1 to 14 not arrest the petitioner without prior permission of this Hon'ble Court.*
- c) *To direct the Respondent No. 15 to 19, not to harass / pressurize, issues threats to the petitioner as well as his family and further direct to them not to act against the law.*
- d) *To direct the Respondent No. 4 to 6 to issue direction to the sub ordinates / SHOs of Police Stations over the Karachi to provide Legal Protection to the petitioner and her family members according with law.*
- e) *To issue direction the respondent No. 4 to 6 to take legal action against the respondent No.11 to 14 /sub ordinates officials.*
- f) *Any other relief(s) which this Hon'ble Court deems fit and proper in the circumstances of the case, be also awarded to the petitioner.*

The petitioner appearing in person is confronted as to how this petition is maintainable more so in view of binding judgment of Division Bench of this court reported in the case of Abdul Hameed v. Province of Sindh (**2019 PLD Sindh 168**). He remains unable to assist this court. In view of *mutatis mutandis* application of law enunciated in the aforementioned judgment, this petition appears to be misconceived and is hereby dismissed.

Judge

Amjad