

ORDER SHEET  
IN THE HIGH COURT OF SINDH, CIRCUIT COURT, LARKANA.  
Constt: Pett: No.D-72 of 2014.

Date \_\_\_\_\_ Order with signature of judge. \_\_\_\_\_

1. For orders on office objection as flag A.
2. For orders on statement dt. 12.05.2014.
3. For Katcha Peshi.

18.03.2015.

Mr. Ghulam Ali A. Samtio, counsel for the petitioner.

Mr. Munwar Ali Abbasi, Astt: A.G and Mr. Khadim Hussain Khoonharo, D.P.G a/w Mr. Syed Fida Hussain Shah, State Counsel.

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Through this constitutional petition, the petitioners have prayed for the following relief(s):

- a) This Hon'ble Court may be pleased to call upon respondent No.2 to 5, 9 and 10 obtain security bond from them that they will not take the law into their hands and will not cut the sugarcane crop from the agricultural lands of petitioners and action if any would be in accordance with law.
- b) That this Hon'ble Court may graciously be pleased to direct the respondents No.4, 5, 9 and 10 that they will provide every protection to the petitioners and ensure that no body is cutting sugarcane crop from their lands illegally.
- c) To direct the respondent No.6 to visit the lands of petitioner with the assistance of concerned Tapedar and submit report that whether private respondents were cutting the sugarcane crop from the lands of petitioners or not. In case it is found that the private respondents with the assistance of armed persons are cutting the crop from the lands of petitioners, he may be directed to collect the said amount of sugarcane from the respondent No.7 and deposit the same before this Hon'ble Court to be given to its lawful owners according to the law.
- d) To direct the respondent No.4, 5, 9 and 10 not to depute their personnel over the lands of petitioners who are providing illegal assistance to the private respondents for cutting the sugarcane crop of petitioners.
- e) To appoint some honest and well reputed police officer in order to conduct enquiry into FIR No.47 of 2013 P.S Ketty Mumtaz and FIR No.38 of 2013 P.S Ketty Mumtaz regarding their genuineness and if after enquiry it is found that both the cases were registered falsely this Hon'ble Court may be pleased to quash the same in the

best interests of justice as innocent persons are languishing in the jail in both the false criminal cases.


- f) Award costs.
- g) Grant any other equitable relief.

Notices were issued against respondents. Respondents No. 2,4,5, 9 and 10 have already filed their comments which are available on record. Learned counsel for the petitioners files inquiry report furnished by SDPO Naudero which is taken on record.

Learned counsel for the petitioners says that SHO P.S Ketty Mumtaz and SSP Larkana are causing harassment to the petitioners without any legal justification.

Learned D.P.G submits that both the criminal cases bearing Crime No.38 of 2013 and 47 of 2013 of P.S Ketty Mumtaz have already been challaned and same are pending before the competent Court of law. Learned A.A.G and D.P.G undertakes that the official respondents shall not cause any harassment and they will act strictly in accordance with the law.

In these circumstances, learned counsel for the petitioners does not press this petition more, which is accordingly disposed of.

  
JUDGE