

IN THE HIGH COURT OF SINDH KARACHI

CP No.S-1352 of 2025

(Muhammad Mudassir and another v. Deputy Inspector General Police, Karachi South)

Date of hearing and order: 26.11.2025

Mr. Muhammad Imran, advocate for the petitioner

ORDER

Nisar Ahmed Bhanbhro, J. Through the instant petition, the petitioners seek following relief(s):

- I) *This Honorable Court may be pleased to direct the Respondents to not cause any harassment to petitioners and restrain them from misusing the cheques of petitioner No. 1 and amicably settle this dispute with petitioners*
- II) *That this Honourable Court may be pleased to restrained from issuing any memo of dishonor against the cheques of Petitioner No.01 as well as the Police official respondents may be directed not to register any FIR against petitioners in respect of their business with private respondents*
- III) *Any other relief which this Hon'ble Court may deem fit and proper under the circumstances of this CP, may be granted."*

2. When confronted as to how prayer clause (II) of the petition is maintainable, learned counsel for the petitioner failed to satisfy this Court and contended that the cheques were issued against which payment has already been made.

3. Learned Assistant Advocate General present who was present in other matter waives notice and submits that this Court may grant prayer clause (I). He undertakes that the official respondents to the extent of prayer clause (I) shall conduct themselves in accordance with law.

4. In view of such undertaking furnished by learned Assistant Advocate General Sindh, this petition is *disposed of* with directions to the official respondents to conduct themselves strictly in accordance with law and may not cause any harassment to the petitioner. However, as far as the relief against private respondents is concerned, this Court under Article 199 of the Constitution cannot grant such relief to the said extent.

JUDGE

Nadir/PS*