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

Constitutional Petition No. S-1106 of 2025

Date Order with signature of Judge(s)

- 1. For order on office objection Nos.1 to 5 alongwith reply as at "A"
- 2. For order on CMA No.7192/2025 (U/A 199)
- 3. For hearing of main case

## 27.10.2025

Mr. Shamshad Ali Qureshi advocate for the petitioners alongwith petitioners

Mr. Zahoor Shah, Additional PG

SI Sohail Akhtar, PS Nishatabad, District Faisalabad

SI/SHO Mashooq Ali, PS Gulshan-e-Maymar, Karachi

-----

## **ORDER**

Adnan-ul-Karim Memon, J. On the previous hearing, petitioner No.1, Mst. Zainab Batool, appeared and narrated her ordeal with the submissions that she had married petitioner No.2, Muhammad Kashif, on 21.08.2025 of her own free will, which angered her parents. Subsequently, her mother lodged FIR No.1467 of 2025 at Nishatabad Police Station, Faisalabad under Section 365-B PPC. She further submitted that she appeared before the 1<sup>st</sup> Civil Judge & Judicial Magistrate, Khanpur, recording her statement under Section 164 Cr.P.C., and later before the learned Bench of Lahore High Court, which quashed the FIR. She added that following the quashment of the case, the petitioners faced harassment and threats from the private respondents and police, and some relatives of petitioner No.2 were even arrested. Petitioner No.1 affirmed in this Court that her marriage was voluntary, she was neither abducted nor kidnapped, and that the private respondents were attempting to harm them, seeking protection from this Court.

This Court, vide order dated 14.10.2025, directed all respondents not to harass the petitioners and to act strictly according to law, with the I.G. Police Sindh and relevant SSPs and SHOs ensuring their protection. Surety bonds of Rs.500,000/- each were taken from the private respondents by the concerned Police.

Today, SI Sohail Akhtar, PS Nishatabad, District Faisalabad, produced a copy of the learned Bench of Lahore High Court order dated 15.10.2025, passed in Writ Petition No.58167 of 2025, whereby he was allowed time for recovery of the detenue/Petitioner No.1, up to 28.10.2025. However, compliance with the surety bond directions was also confirmed.

In view of the above, the purpose of filing this petition is served and this petition is disposed of along with the listed application in terms of the statement of the petitioner No.1. However, the rest of the directions passed by the learned Bench of Lahore High Court vide order dated 15.10.2025 be complied with accordingly.