2

### ORDER SHEET

# THE HIGH COURT OF SINDH, CIRCUIT COURT LARKANO Cr. Misc. Appln. No. S-146 of 2024

Date
Order with signature of Judge

1. For order on office objection.
2. For hearing of main case.
3. For hearing of M.A No. 1818/2024. (Stay Application)

#### 06-06-2024

Mr. Aitbar Ali Bullo, D.P.G for the State.

Adjournment is sought on part of the applicant on the ground that the concerned counsel is out of station. However, report submitted on part of the prosecution is that the person, who has obtained the order for lodging of F.I.R, has failed to appear before the concerned Police Station. Although it is the second date, however, it appears from the record that the impugned order is dated 20.01.2023, wherein not only the alleged accused has been provided the required protection as to not being liable to be arrested without required material, it is further provided that in case information provided by respondent No.1 is found false, then the same is to be dealt in accordance with law.

In the said circumstances, both the available protections and the process being available, no further orders are liable to be considered. However covering the time lapse and failure of approach, it is further ordered in this regard that in case the respondent No.1 in the matter approaches the concerned Police Station for lodging of F.I.R, this period of time of more than one year and reasons thereof shall also be accounted for in the determination/conclusion before the cognizance is liable to be considered.

Matter stands disposed of in above terms along with listed application.

2

#### ORDER SHEET

## THE HIGH COURT OF SINDH, CIRCUIT COURT LARKANO Cr. Misc. Appln. No. S-146 of 2024

Date

Order with signature of Judge

- 1. For order on office objection.
- 2. For hearing of main case.
- 3. For hearing of M.A No. 1818/2024. (Stay Application)

#### 06-06-2024

Mr. Aitbar Ali Bullo, D.P.G for the State.

Adjournment is sought on part of the applicant on the ground that the concerned counsel is out of station. However, report submitted on part of the prosecution is that the person, who has obtained the order for lodging of F.I.R, has failed to appear before the concerned Police Station. Although it is the second date, however, it appears from the record that the impugned order is dated 20.01.2023, wherein not only the alleged accused has been provided the required protection as to not being liable to be arrested without required material, it is further provided that in case information provided by respondent No.1 is found false, then the same is to be dealt in accordance with law.

.-.-.-.-.-.-.-.-.-.

In the said circumstances, both the available protections and the process being available, no further orders are liable to be considered. However covering the time lapse and failure of approach, it is further ordered in this regard that in case the respondent No.1 in the matter approaches the concerned Police Station for lodging of F.I.R, this period of time of more than one year and reasons thereof shall also be accounted for in the determination/conclusion before the cognizance is liable to be considered.

Matter stands disposed of in above terms along with listed application.