

VAKALATNAMA

IN THE COURT OF

KARACHI

Original / Appellate Jurisdiction
Application / Appeal / Suit / Case
No. _____ / 20

Haleem Adil Shaikh

Applicant
Plaintiff
Appellant
Petitioner
Complainant
Decree holder

VERSUS

Respondent
Defendant
Opponent
Accused
Judgment Debtor

I / We Haleem Adil Shaikh 40 Imam Din above named Applicant / hereby appoint and constitute Muhammad Muazzam Butt / Salman Khan Memon, ADVOCATE, to represent, appear and act for me / us on my / our behalf as my / our Advocate in above matter.

I / We authorize the said Advocate(s) to compromise, withdraw and receive on my / our behalf all sums and amounts deposited in my / our account in the above matter and / or refer the above matter to arbitration or to compromise or to withdraw the same.

I / We undertake to appear in the above matter before the Court, my / our counsel shall not be held responsible in case the matter is dismissed / disposed off Ex-Party due to my / our failure to appear / attend the case OR any decision passed against me / us in any manner.

I / We also undertake to pay his full professional fees as agreed before the conclusion of the case. In case of his full fees is not paid the counsel can withdraw his Vakalatnama from the above matter.

Received by me on [Signature] from _____



Accepted
07/10/03

Adv Salman Khan Memon
Cg No 22912/L.C

[Signature]
M. Muazzam Butt
ASV

[Signature]
(Signature / Thumb Impression)

BEFORE THE PESHAWAR HIGH COURT PESHAWAR

COC. No. _____/2023

IN

Cr. (TBA) 3272 of 2023

Haleem Adil Sheikh

.....Petitioners

VERSUS

Raja Rifat Mukhtar & others


.....Respondents

NOTICE

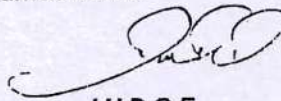
To

1. RajaRifat Mukhtar, IGP Sindh, Sindh Province, Karachi
2. Irfan Baloch, DIG South, Karachi Sindh
3. SherazNazirKolero SSP Operation Karachi
4. Saddar DSP Preesy Police Station Karachi
5. Ihsan Cheema SIO Police Station Feroz Abad Karachi

Please take notice (alongwith grounds of Contempt Petition) that as per instructions of my clients/ petitioners, I am filing titled Contempt Petition against the respondents on the subject matter.


ADVOCATE

petitioner/applicant is arrested in another case and that no order of this court has been violated, so in such eventuality, this Court is confident in holding that the petitioner/ applicant failed to convince this Court to issue notice for the contempt of court against the respondents. The instant application, being bereft of any merit, is hereby turned down.



JUDGE

Announced.
Dt.02.10.2023.

HON'BLE MR. JUSTICE SAHIBZADA ASADULLAH.

(B-R-KHAN Court Secretary)

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EXAMINER
Peshawar High Court, Peshawar
Authorized Under Article 8, 7 of
the Qanoon-e-Shahadat Act 1984
01 DEC 2023

22388
01-12-2023
Date of Presentation of Application
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1/1/2023
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Judgment Sheet

PESHAWAR HIGH COURT, PESHAWAR.

(JUDICIAL DEPARTMENT)

COC 436-P/2023 in

TBA No.3272-P/2023.

JUDGMENT

Date of hearing ----- 02.10.2023.

Petitioner by --- Mr.Noroz Khan, Advocate.

Official Respondents by --- Mr.Danial Khan Chamkani.

=====

SAHIBZADA ASADULLAH, J.:- This petition is filed for initiation of contempt of court proceedings against the respondents for their violating the order of this court dated 21.08.2023 passed in Cr.M/TBA No.3272-A/2023.

2. Heard. Record gone through.

3. The applicant/petitioner had drafted the instant contempt of court application against the respondents/contemnors, as per the petitioner the respondents violated the court order dated 21.08.2023 passed in Cr.M (TBA) No.3272-A/2023 in case of Haleem Adil Sheikh Vs. The State where this court was pleased to permit the petitioner/applicant to appear before the court of first instance, at Karachi, within the stipulated period and a

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Peshawar High Court
Peshawar

BEFORE THE PESHAWAR HIGH COURT PESHAWAR

C.O.C No. _____ /2023 In.Cr. Misc. (TBA) No. 3272-A/2023

Haleem Adil sheikh
(Petitioner)

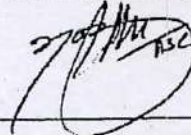
V
VERSUS


IGP sindh (Raja Rifat Mukhtar)
(Respondent)

AFFIDAVIT

I, NOROZ KHAN Advocate Supreme Court of Pakistan, do hereby declare that the contents of this Contempt of Court petition are true and correct and nothing has been concealed from this Honourable Court.

Dated. 31/08/2023.


Deponent.
CNIC No. 17301-1456732-5
Cell No. 0333-9159998.


CERTIFIED TO BE TRUE COPY
EXAMINER
Peshawar High Court, Peshawar
Authorized Under Article 8, 7 of
the Qanoon-e-Shahadat Act 1984
01 DEC 2023

Petitioner

Through



NOROZ KHAN

Advocate Supreme Court of Pakistan.
Office. 14-A Haroon Mansion Khyber Bazaar Peshawar.
Mob-0333-9142007, 0333-9159998, Fax.2568800.
Email—norozkhanasc@gmail.com

INTERIM ORDER

1. By way of interim Order the respondents may kindly be suspended till the final Order of the Contempt of Court Proceedings.
2. Directives may kindly be issued to the respondents for immediate release of the petitioner.

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Peshawar High Court
Peshawar

- (i) case FIR No. 62/2023 U/Ss 147, 148, 225, 186, 506-B-PPC of Police station City Court.
 - (ii) Case FIR No. 156/2023 U/Ss 147, 148, 149, 427, 337-A(i), 435-PPC, 7-ATA, of Police station Tipu sultan.
 - (iii) case FIR No. 297/2023 U/Ss 147, 148, 149, 427, 337-A(i), 337-H(ii), 353, 185, 435-PPC, 7-ARA of police station Feroz Abad. (copy of the transit bail application and Order dated 21/08/2023 in Cr.Misc.(TBA) No. 3272-A/2023 in case Haleem Adil sheikh Vs the state are hereby attached as annexure "A & B").
2. That this transit bail was valid for 04/09/2023.
 3. That this Honourable Peshawar High Court Peshawar, also passed an Order dated 04/08/2023 in Cr.M (BBA) No. 2820-P/2023 in case Asad Qaiser & Others Vs the state in which a restraining Order was passed to the law enforcing agency that " **it shall be loud and clear to the police department as well as the prosecution agencies that once an accused is on liberty by an Order of the court for the grant of ad-interim bail, his arrest shall not be effected in any other criminal case unless permission is sought from the court granting ad interim Order**" (copy of the said Order 04/08/2023 in in Cr.M (BBA) No. 2820-P/2023 in case Asad Qaiser & Others Vs the state of this August Peshawar High Court Peshawar, and Circular No. 949-983/MIT: dated 18/08/2023 are hereby attached as annexure "C & D").
 4. That after taking transit bail the news was circulated in the electronic Media TV. And sind police were rightly aware about the transit bail of the petitioner. The TV footage in the shape of video is available and will be produced to the worthy court at the time of arguments.
 5. That the petitioner "Halim Adil sheikh" is arrested by the Sind Police working under the supervision of the respondent IG Police sind at Karachi, on 30th August 2023 while coming to the sind High Court at 03:00 pm. (the video clip of arrest of the petitioner is available and will be provided at the time of arguments.
 6. That after arrest the petitioner was in police lockup and produced for custody before the ATC Karachi, which was turn down. Copy of the said Order is hereby attached as annexure "E").
 7. That the respondents police have committed gross violation of the Orders dated 21/08/2023 in Cr.Misc.(TBA) No. 3272-A/2023 in case Haleem Adil sheikh Vs the state and Order dated 04/08/2023 in Cr.M (BBA) No. 2820-P/2023 in case Asad Qaiser & Others Vs the state of the August Peshawar High Court Peshawar, as well as of Peshawar High Court circular Circular No. 949-983/MIT: dated 18/08/2023.
 8. That the respondent is held liable to be punished for contempt of Court U/S 3, 4 of Contempt of Court Act.
 9. That the said Order of this Honourable Court is also liable to be implemented accordingly.
 10. That some points will be raised at the time of arguments with the permission of this August Court

COC436-2023 Haleem Adil sheikh VS IGP CF.pdf

Dated 31/08/2023

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Peshawar

BEFORE THE PESHAWAR HIGH COURT PESHAWAR



C.O.C.No. /2023 Cr.Misc.(TBA) No. 3272-A/2023.

Haleem Adil Sheikh S/o Imamud Din Adil resident of House No. 23, Street No. 3
AOHS, behind National Stadium, Gulshan-e-Iqbal, Karachi
through
Noroz Khan Adocate supreme Court of Pakistan, office 14th A, Haroon Mansion,
Khyber Bazaar, Peshawar.

(Petitioner)



1. Raja Rifat Mukhtar (I.G.Police Sind), sind province, at Karachi.
2. Irfan Baloch DIG south, Karachi sind.
3. Sheraz Nazir Kolero SSP Operation Karachi.
4. Saïdar DSP Preeady Police station Karachi.
5. Ihsan Cheema SIO police station Feroz abad Karachi.

(Respondents)

APPLICATION U/S 3,4 OF CONTEMPT OF COURT ACT

Prayer:

On acceptance of this application u/s 3,4 OF Contempt of Court Act,

1. The respondents may kindly be punished for not compliance of the Order of the Peshawar High Court Peshawar dated 21/08/2023 of Cr.Misc.(TBA) No. 3272-A/2023 in case Haleem Adil sheikh Vs the state passed by the Honourable Mr. Justice Kamran Hayat) and Order dated 04/08/2023 in Cr.M (BBA) No. 2820-P/2023 in case Asad Qaiser & Others Vs the state of the August Peshawar High Court Peshawar , accordingly.
2. That the release Order of the applicant/detainee may kindly be issued accordingly.
3. Any other remedy not specifically mentioned may also be awarded accordingly.

Respectfully sheweth,

The Petitioner submits as under.

COC436-2023 Haleem Adil sheikh VS IGP CF.pdf

1. That this August Peshawar High Court Peshawar have granted transit bail to

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Peshawar High Court
Peshawar

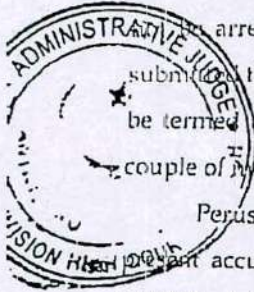
ORDER:-
02.09.2023

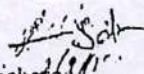
-27-

I.O Insp. Shaikh Saeed ul Islam has produced accused Haleem Adil Shaikh S/s Imam Deen Adil and requested for PC Remand in Crime No. 218/2023 U/s 147/148/149/435/353/186/427/337-A (i) of 7 ATA of PS Mobina Town for the purpose of identification, recovery of case property and recording of statement of witnesses U/s 164 Cr.PC in presence of accused.

Heard I.O Insp. Shaikh Saeed ul Islam, learned APGs Ali Raza and Gulam Abbas Dalwani while, Mr. Raj Wahid, learned advocate for accused has opposed grant of PC remand and also requested for release of accused U/s 63 of Cr.PC. The learned Advocate has submitted that order of Hon'ble High Court of Sindh dated 27.07.2023 passed in Const. Petition No. S-475/2023 is still in operation and the police cannot arrest the present accused in any other case before taking permission from the Hon'ble High Court. However the learned APGs have refuted this line of argument by contending that in the order dated 27.07.2023 it is specifically mentioned that the present applicant shall be arrested in any other fresh crime and MPO. The learned APGs have further submitted that the Crime No. 218/2023 was registered on 10.05.2023 and the same cannot be termed as a fresh crime, and present accused had remained fugitive from law for a couple of months.

Perusal of record shows that Hon'ble Peshawar High Court had admitted the present accused on protective bail vide order dated 21.08.2023 in three Crime Nos. 62/2023 of PS City Court, Karachi Crime No. 156/2023 of PS Tipu Sultan, Karachi & Crime No. 297/2023 of PS Feerozabad, Karachi upto 04.09.2023. Admittedly the present FIR i.e 218/2023, U/s 147/148/149/435/353/186/427/337-A (i) of 7 ATA was registered at PS Mobina Town on 10.05.2023. With utmost respect I have gone through the order dated 27.07.2023 passed by the Hon'ble High Court of Sindh in Const. Petition No. S-475/2023 and in my humble view the direction of Hon'ble High Court is in respect of only fresh crime and MPO. Therefore, prayer for discharge of accused U/s 63 Cr.PC is declined and PC remand of accused is granted for three days upto 04.09.2023 for recovery of case property, identification purpose and recording of statement of witnesses U/s 164 Cr.PC in presence of applicant/accused.




Incharge
Administrative Judge,
ATCs, Karachi.

ATC 1 Ferozabad Remand Back

-26-

شاہد علی
شاہد علی
شاہد علی

ORDER

Dated: 31.08.2023

I.O has produced accused Haleem Adil Shaikh for obtaining his remand in police custody in Crime No.297/2023 registered on 10.05.2023 u/s 147/148/149/427/353/186/337A(i)/435/337H(i)/109/34 PPC r/w section 7 ATA at P.S Ferozabad, Karachi.

The learned counsel for accused contends that accused had sought ad-interim pre-arrest transitory bail till 04.09.2023 from Honorable High Court of Peshawar.

Since, the accused is on ad-interim pre-arrest transitory bail granted by Honorable High Court of Peshawar in the present crime, the remand is therefore, declined.



Administrative Judge
31/8/23
ATCs, Karachi-Division
ADMINISTRATIVE JUDGE
Anti-Terrorism Unit, Karachi Division
High Court Sindh, Karachi

bail from any other court of competent jurisdiction. As the petition is supported by a duly sworn affidavit and in view of non-availability of record and that petitioner has surrendered himself before the court of law, therefore, this petition is allowed and petitioner is granted ad-interim pre-arrest transitory bail till 04.09.2023 in all the referred cases provided he furnishes bail bonds in the sum of rupees eighty thousand (Rs.80,000/-) with two sureties each in the like amount to the satisfaction of Additional Registrar (Judicial) of this court.

Copy of this order be sent to learned Sessions Judge concerned while a copy thereof be also sent to SHO Police Station concerned. Petitioner is bound to surrender to the court or police concerned, as the case may be, on or before 04.09.2023, whereafter this order shall cease to have effect.

Kamran Hayat
 JUDGE

22389
 Date of Presentation of Application..... 1-12-23
 No of Pages..... 20-1
 Copying fee.....
 Total..... 80-10
 Date of Preparation of Copy..... 07-12-23
 Date of Delivery of Copy..... 07-12-23

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 Peshawar High Court, Peshawar
 Authorized Under Article 8, 7 of
 the Qanun-e-Shahadat Act 1984
 01 DEC 2023

PESHAWAR HIGH COURT, PESHAWAR.

FORM OF ORDER SHEET



Date of Order of Proceedings	Order or other Proceedings with Signature of Judge (s)
1	2
21.08.2023	<p><u>Cr.Misc. (TBA) No. 3272-A/2023.</u></p> <p>Present: Mr. Noroz Khan, Advocate alongwith the accused-petitioner. ***</p> <p><u>KAMRAN HAYAT MIANKHEL, J.-</u> Through the instant petition, petitioner (Haleem Adil Sheikh s/o Imam-ud-Din Adil) seeks his pre-arrest transitory bail in cases bearing FIR No. 62/23 dated 07.05.2023 registered under Sections 147 / 148 / 225 / 186 / 506 (b) PPC at Police Station City Court District City Karachi, FIR No. 156/23 dated 10.05.2023 registered under Sections 147 / 148 / 149 / 427 / 337-A(i)/ 353 / 186 / 435 PPC read with Section 7 ATA at Police Station Tipu Sultan District East Karachi and FIR No. 297/23 dated 10.05.2023 registered under Sections 147 / 148 / 149 / 427 / 353 / 186 / 337-A(i) / 435 / 337-H (ii) PPC read with Section 7 ATA at Police Ferozabad District East Karachi.</p> <p>2. Contends, inter alia, that prosecution cases are outcome of ulterior motive and <i>malafide</i> on part of the police and that he will be humiliated and disgraced at the hands of local police, if arrested. Petitioner undertook and his counsel also referred to affidavit annexed with the instant petition that they have not earlier obtained transit</p>

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Peshawar

Before the Peshawar High Court Peshawar

Cr. M. Application for transit Bail before Arrest. No. /2023.

Haleem Adil Sheikh
(Applicant/accused)



the state
(Respondents)

AFFIDAVIT

I, Haleem Adil Sheikh son of Imamud Din Adil resident of Muslim adult House No.23, Street No.3 AOHS behind National Stadium Gulshan-e-Iqbal Karachi.do hereby declare that the contents of this transit Bail before Arrest Application/Protective bail Application are true and correct and nothing has been concealed from this Honorable Court.

Deponent
CNIC No. 42501-7922179-7
Cell No. 0300 8286526

Dated.21/08/2023.

IDENTIFIED BY:
NOROZ KHAN
Advocate Supreme Court of Pakistan

95807

Certified that the contents verified on oath
affirmation before me on this 21st day of
August 2023 by Haleem Adil
son of Imamud Din Adil Karachi
Norozi Khan

21/8/2023

CERTIFIED TO BE TRUE COPY

EXAMINER
Peshawar High Court, Peshawar
Authorized Under Article 8, 7 of
the Qanoon-e-Shahadat Act 1954

- V. To restrain the Respondents from arresting the Applicant, without prior permission of this Court on the basis of any unlawful and unjustified reason, and/or hidden inquiry and/or investigation;
- VI. To direct the Respondents to act in accordance with the law, and not to take any coercive and/or adverse action against the Applicant;
- VII. Direct the Respondents to provide protection to the life and liberty of the Applicant as guaranteed under the Constitution of Islamic Republic of Pakistan.


Any other relief(s) which this Honorable Court may deem fit and proper in the interest of justice.


APPLICANT

District KARACHI

DATED: 21/08/2023.

Through


NOROZ KHAN

ADVOCATE SUPREME COURT OF PAKISTAN
14th A Haroon Mansion Khyber-Bazaar Peshawar.
Cell & Whatsapp 0333-9159998.


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Peshawar High Court
Peshawar

trade, Business, profession, their properties rights, their equality of citizen except by way of this petition.

S. That the Applicant reserves the rights to urge additional grounds at the time of hearing the instant Application. The right others and further grounds shall be urged at the time of hearing of this Application.

T. Hence this Application with the following prayer.

PRAYERS

Keeping in view the above facts and grounds, it is most respectfully prayed that this Honorable Court may be pleased to:

- I. To grant ad-interim pre-arrest/protective bail in FIR 156 of 2023 lodged at P.S Tipu Sultan u/s 147, 148, 149, 427, 337-A (i), 435 R/w 7 AT;
- II. To grant ad-interim pre-arrest/protective bail in FIR 297 of 2023 registered at P.S ferozabad u/s 147, 148, 149, 427, 337-A (i), 337-H (ii), 353, 185, 435, PPC R/W 7 ATA;
- III. To suspend the operation of Non-bailable warrants issued against the Applicant in FIR 02 of 2022 registered at ACE Jamshoro u/s 409, 420, 465, 468, 471, 34 PPC R/w S. 5 (2) Prevention of Corruption Act-II, 1947;
- IV. To suspend the Order dated 15.07.2023, in FIR No. 62 of 2023 at P.S. City Court registered under section 147, 148, 225, 186, 506-B PPC, whereby the Interim Pre-Arrest Bail of the Applicant is recalled; allowing the Applicant to re-apply for the said relief.

TBA3272-2023 Haleem Adil Sheikh VS The State CF

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Peshawar High Court
Peshawar

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N. The Petitioner not only apprehends secretive inquiries or investigations against them, but also his arrest, which shall be not stop unless the Respondents are restrained from taking any coercive action including the arrest of the Applicant only to harass and humiliate them.

O. That the fundamental rights of the Applicant have been protected under Articles 3, 4, 9, 14, 18 and 25 of the Constitution of Islamic Republic of Pakistan, 1973. The Respondents cannot transgress the boundaries of basic fundamental rights as guaranteed under various provisions of Constitution of Pakistan, carrying the spirit that the principles of democracy, equality, tolerance, social justice, political justice, equality of status, opportunity before law, economics and freedom of thought, expression and association have been guaranteed and protected under the Constitution of Islamic Republic of Pakistan, 1973, which is Supreme Law of land.

P. The Applicant is and has always been willing to extend cooperation to lawful, bona fide and non-discriminatory probe and/or accountability. However, the present highly discriminatory agenda of the Respondents officials betrays any hope of fair and even handed probe by the Respondents.

Q. That under the circumstances, the Respondents be restrained from arresting (in any pending or future case/inquiry/investigation/FIR/Complaint), harassing the Applicant in any manner whatsoever pending any proceedings before Respondent.

R. That there is no other efficacious alternate remedy available to the Applicant for protection of fundamental rights of Applicant to safeguard his arrest and detention, his liberty, freedom of movement, freedom of

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Peshawar

same:

"13. Life and personal liberty are the most prized possessions of an individual and life is not worth living without honour and dignity....

15. ...The Code of Criminal Procedure, 1898 (Cr.P.C.), does not contain any provision for protective/transitory bail but the High Courts in our country have invoked section 561-A, Cr.P.C. and Article 199 of the Constitution to accommodate the accused to enable them to approach the concerned court for a remedy...

17. The concept of protective/transitory bail must be examined in the constitutional context of liberty, dignity, access to justice and fair trial elaborated above - and the right to be treated in accordance with law. Refusal to grant protective bail denies these rights to the accused person...

K. The above-cited dicta show that the High Courts in the country have routinely afforded the relief of protective bail to accused to enforce their Fundamental Rights of access to justice and liberty by ensuring their unobstructed access to a competent court.

L. In the present case if the Applicant is arrested on his arrival in Sindh, all the bail applications and criminal cases pending before different jurisdiction of Sindh will be rendered futile notwithstanding the fact that he had already obtained a restraining Order in CP 475 of 2023. This will deprive the Applicant of his right to access a competent court to safeguard his Fundamental Right of liberty.

M. That the Applicant have inalienable rights as provided under Articles 2-A and 4 of the Constitution to be treated in accordance with law and illegal actions of humiliation, harassment and the mannerism adopted by the Respondents, being ab-initio, void and unethical, hence requires to be stopped forthwith.

this Court in **TajWali Shah Vs. BakhtiZaman**, cited as 2019 SCMR 84 that:

"12. In fact, any right vested in a person to seek his remedy under the law should be liberally construed, as this would bolster his recognized fundamental right of access to justice.."

- H. Moreover, on a fair interpretation of Fundamental rights, in particular the right of access to justice, it becomes clear that the protection of such rights of the people is a constitutional obligation of the courts. The view is reflected in the cases of **Syed Ali Musa Gillani Vs. State** CrI.O.P No. 81 of 2012, wherein the Court observed:

"19. ...We however would deprecate the conduct of the investigating agency for arresting the petitioner, Syed Ali Musa Gillani, at the doorstep of the Supreme Court Building when he was to appear for his pre arrest bail. Such conduct amounts to depriving an aggrieved person from access to justice."

- I. In another case reported as 2017 YLR 2423 titled as **SharjeelInam Vs. Federation of Pakistan**, it was acknowledged by Court that the adverse effects of limiting the ambit of access to justice to only class of persons who are able to approach the courts. It was held "

"10. ...In the instant case, the petitioner is merely seeking protective bail and he has shown his bona fides by surrendering himself before this Court. The learned counsel for the petitioner has made a statement before us that the latter could not land at Karachi due to serious threats to his life... We are of the opinion that access to a competent Court is a fundamental right guaranteed under the Constitution. We feel that refusal to grant protective bail would tantamount to denial of the right of access to justice. Access to justice is fundamental to, and an integral part of the rule of law..."

- J. Likewise in **AzmatUllah Vs. Federation of Pakistan** 2023 P Cr. LJ 290 : the Lahore High Court, whilst hearing the accused's application for protective bail in its constitutional jurisdiction, undertook an extensive review of the said judicial relief and laid down the following principles governing the

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Peshawar High Court
Peshawar

investigation (s). However, the Applicant apprehends that he will be unlawfully arrested/detained upon his arrival and/or when he tries to approach the concerned authority (ies).

D. The Applicant apprehends that the Police, in collusion with those at the helm of the State Machinery would raid the house of the Applicant and/or surround the concerned Court, and the Applicant cannot approach the concerned Court in order to get his bail in the fresh FIRs, and get his NBW recalled.

E. That if the Applicant is not given a fair opportunity to appear before the court whereby his cases are pending, neither will the Applicant be able to get his NBWs recalled, nor will he be able to appear in other cases that are pending before different jurisdictions of Sindh.

F. That Article 4, 9 & 10-A of the Constitution guarantee a person his/her Fundamental Rights to access to Justice and fair trial/due process was recently acknowledged by the Court in the case reported as Chairman NAB Vs. Nasar-Ullah, cited as PLD 2022 SC 497:

"7.Even before the addition of Article 10A in the Constitution, the right to a fair trial and due process was well-entrenched in our Jurisprudence and Considered to be a part of the right of access to Justice enshrined in the constitutional right to be dealt with in accordance with the law guaranteed by Article 4 and the fundamental right of life and liberty guaranteed by Article 9 of the Constitution...."

G. It is further submitted that liberty is a fundamental right granted by Article 9 of the Constitution which is primarily enforced through bail application. There can be no denial that the relief of providing protection is a judicial remedy availed by accused. Therefore, the right of an accused to seek this remedy must be construed in a manner that safeguards and advances his fundamental right of access to justice in consonance with the observation of

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27. That in the view of the aforementioned list FIRs lodged against the Applicant, it is submitted that in the FIRs mentioned at Serial No. 13 & 17 bearing FIR Nos. 02 of 2022 & 62 of 2023, the concerned Courts have issued Non-bailable warrants (NBW) in FIR 02 of 2022 and have recalled the interim pre-arrest bail of the Applicant in 62 of 2023.
28. Moreover, the FIRs mentioned at Serial 18 & 19 i.e FIR bearing Nos. 156/2023 and 297/2023 are fresh FIR lodged against the Applicant, and the Applicant has not filed bail application for the same as of now.
29. Therefore, in the view of forgoing, it is submitted that the Applicant is outside the province of Sindh, and the Applicant seriously apprehends that upon his arrival in the province of Sindh he will be unlawfully arrested/detained by. Hence this Application on following grounds:

GROUNDS

- A. That the irrational, arbitrary, unwarranted and punitive behavior and action (s) of the State Machinery time and again have put the Applicant, and his entire family under serious apprehension of Applicant's imminent arrest and humiliation at the hands of Respondents without any prior Notice and justified reason.
- B. That as per the Order dated 15.05.2023 passed by the Honorable High Court of Sindh in CP no. 475 of 2023, the Court have issued clear direction, that the Applicant will be not be arrested in any fresh case(s), unless such authorities have obtained prior permission of the court.

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- C. That the Applicant wishes to cooperate with the authorities and join

		117	Hyderi	stopped u/s 249 Cr.P.C	
5.	134/19	364,365,341,337-H (ii) A (i), F (i), 506 (ii) 34 PPC	Kunri	Acquitted	
6.	27/19	353, 186, 171-C, 171-F, 147, 148, 149 PPC	Jarwar	Acquitted	
7.	61/21	147, 149, 341, 186	Gadap City	On Bail	
8.	34/21	117,148,149,186,353,324,42 7,504,506-B PPC R/w 7 ATA	Memon Goth	On Bail	
9.	48/21	117, 148, 149, 171, 170, 427, 337-H (ii), 186, 114, 324, 353, 427 R/w 7 ATA	Memon Goth	On Bail	
10.	244/22	324, 506-B, 186, 109, 34 R/w 7 ATA	Gulshan-e- Maymar	Acquitted	
11.	09/22	8 (1) SPP (ROE) Act, 2010	AEF, Karachi.	On Bail	
12.	19/22	8(1) SPP (ROE) Act, 2010	AEF, Karachi	On Bail	
13.	02/22	409, 420, 465, 468, 471/34 PPC R/w S. 5 (2) Prevention of Corruption Act-II, 1947	ACE Jamshoro	Surety bond forfeited & NBW issued against Applicant & Notice to surety.	
14.	04/22	409/420/467/468/471/34 PPC R/w S. 5 (2) Prevention of Corruption Act II, 1947	ACE Malir	On Bail	
15.	633/22	147/148/149/186/427/32 4/337-A(1)/34/447/511 PPC R/w 7 ATA	Gulshan-e- Maymar	A-Class	
16.	285/23	147, 149, 427, 341 PPC	Sachal	Interim Pre- arrest	
17.	62/23	147, 148, 225, 186, 506-B PPC	City Court	Interim Pre- Arrest bail Recalled	
18.	156/23	147, 148, 149, 427, 337-A (i), 435 R/w 7 ATA	Tipu Sultan	Bail not filed as of now	
19.	297/23	147, 148, 149, 427, 337-A (i), 337-H (ii), 353, 185, 435, PPC R/w 7 ATA	Ferozabad	Bail not filed as of now	

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As far as the learned counsel's apprehension that the petitioner's father may be arrested in those FIR in which no body has been nominated except workers of the political party generally, the police is restrained from arresting the petitioner's father in any of the F.I.Rs which have been filed by the Learned Counsel along with this petition for a period of 4 days.

25. That pursuant to the Order dated 15.05.2023, a report was submitted on behalf Inspector General of Police Sindh, whereby, a comprehensive list of cases registered against the Applicant was furnished before the Court, therefore, while taking into consideration the report submitted by the Respondent therein, Honorable Court was pleased to dispose of the Petition with the following direction.

"Having received the details of the FIR counsel for the Petitioner states that there is imminent danger on account of the situation prevalent that the petitioner's father may be arrested in any fresh crime (s), whose details are not presently given by the respondents. At this juncture, to safeguard constitutional interest of the petitioner it is directed that before petitioner's father is arrested in any fresh Crime/MPO, permission of this Court be sought in advance".

26. Further with regard to FIR, details of which have been provided to the Applicant pursuant to Order dated 15.05.2023 in CP 475 of 2023, and other FIR that were pending against the Applicant, following is the current status:

<u>S.No</u>	<u>FIR No.</u>	<u>Under Sections</u>	<u>Police Station</u>	<u>Status</u>	<u>Pg. No.</u>
1.	270/08	324/34	Mauripur	A- Class	
2.	01/18	147,148,149,427,186,353,33 7-A (i), 337-F(i)	Civil Lines	A-Class	
3.	10/18	147, 148, 149, 186, 353, 336, 337 TBA3272-2023 Haleem Adil Shelkh VS The State CF	Ibrahim Hyderi	Proceedings stopped u/s 249 Cr.P.C. Peshawar High C	
4.	11/18	147,148, 149, 427, 452, 114,	Ibrahim	Proceedings	

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Applicant in order to unlawfully and illegally arrest the Applicant.

23. Therefore, a Constitution Petition was filed by Applicant's son before Honorable High Court of Sindh, bearing CP No. 475 of 2023, whereby, the Applicant's son sought restraining orders against the Respondents as well as, directions to place on record the number and nature of the cases/inquiry(ies)/Investigation (s), FIR(s)/Complaint(s), against the Applicant and/or his family, to be registered against the Applicant and/or his family, if any material is available to show the probable arrest of the Applicant and/or his family, after making through inquiry(ies)/investigation(s)/FIRs/Complaint(s) from their subordinates in their respective jurisdiction.

24. That in the said Constitution Petition, the Honorable High Court of Sindh vide order dated 15.05.2023, was pleased to observe that "*learned Counsel submits that a number of F.I.R.s have been registered in which the petitioner's father (the applicant in the instant application) has been nominated as an accused whereas several F.I.R.s have been registered against the workers of a political party. Counsel further submits that the Petitioner's father has not been specifically nominated but in the FIR which has been registered against the workers of a political party the petitioner's father who is admittedly a worker of that political party apprehends that he too will be arrested. A cursory look of FIR does indeed reveal that anybody specific has been nominated in several F.I.Rs. Let a notice be issued to the Learned Prosecutor General Sindh as well as Advocate General Sindh with directions that the details of the cases registered against the petitioner's father in the province of Sindh be filed in court.*

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19. That on the aforementioned application i-e CMA 45 of 2023 & CMA 46 of 2023, Honorable High Court was pleased to pass the following order on 02.01.2023:

"Learned Counsel for the Petitioner submits that this petition was disposed of vide order dated 22.12.2022 upon certain information having been provided to the Court through a list of cases pending in Sindh against the Petitioner by the Police as well as by the Anti-Corruption Establishment. Counsel states that while at that juncture the petitioner chosen to not to press the instant petition, however, thereafter the Respondent No. 4 & 5 are continuously harassing the petitioner despite having decided to stay quite when such information were required from them. Counsel states that on 06.12.2022 this Court passed an order that no coercive action to be taken against the petitioner or any of his family member till next date of hearing. He requests for resurrection of said order till details of the cases is provided to the court which the respondent no. 4 & 5 intends to pursue against the petitioner or his family.

Issue notice to the Respondents, learned Advocate General Sindh, Prosecutor General Sindh, DAG and Special Prosecutor NAB for 19.01.2023. In the meantime no coercive action be taken against the Petitioner or any of his family members".

20. That despite the aforementioned order has been passed by the Honorable High Court of Sindh, and the authorities have clear directions to submit the report/record of all the case (s) subsisting or to be registered against the Applicant, the Respondents have not submitted any report before the Court till date. HENCE AT PRESENT, THE INTERIM ORDER IN C.P. NO. D 7435 OF 2022 STILL STANDS

21. Subsequently, during the political chaos in the country, due to the arrest of Pakistan Tehreek-e-Insaf Chairman Mr. Imran Ahmed Khan Niazi, numerous FIRs were registered against the Applicant, and the Applicant, as well as his family was under an apprehension that the Respondents will falsely implicate the Applicant, along with his family members in different cases, and registered fictitious cases against them.

22. Then on 10.05.2023 the Applicant's house was once again raided by the officials of the Sindh and Federal Govt. The Raiders were in police uniforms and civil dresses, who then forcefully entered the house of the Applicant.

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prayer was sought by the Applicant. However, the Applicant specifically mentioned that the Applicant is under serious apprehension, that the officials of the Respondents will unlawfully and illegally arrest and humiliate the Applicant without any notice whatsoever. As well as the Applicant apprehends that the Respondents will implicate him into false and fabricated cases.

15. Subsequently, both the aforementioned Petitions were tagged together and the matter was fixed on 06.12.2022, whereby the Court observed that "Pursuant to order dated 21.11.2022 (as reproduced in para 14 of the instant Application) today petitioner HaleemAdil Sheikh has appeared in Court. Learned Assistant Advocate General Sindh, Addl. Prosecutor, NAB all are directed to file a statement before this Court as to whether any inquiry, FIR or any other criminal proceedings pending against HaleemAdil Sheikh. All the aforesaid officials seeks time in order to file their statements in this regard. Time is allowed. They shall ensure that their reports/statements are filed by the next date of hearing. In the meantime, no coercive action shall be taken against the Petitioner or any of his family members. However, appearance of Petitioner HaleemAdil Sheikh is exempted until further Orders. To come up on 22.12.2022. Office to place copy of this order in other concerned matter".

16. That on 22.12.2022, the aforementioned Petitions were disposed of for the reasons recorded by the Court as "Pursuant to Order dated 06.12.2022 the Inspector General of Police has filed a statement showing number of cases pending in Sindh against the Petitioner. Likewise, statements have been filed on behalf of ACE, Karachi and NAB. Copies of the same have been provided to the learned counsel for the Petitioner, as such these petitions are disposed of".

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11. That due to the aforementioned incident a Constitutional Petition bearing 7154 of 2022 titled as Ahsan Adil Sheikh Vs. POS &Ors., was filed before Honorable High Court of Sindh, by Applicant's son, as at the time of the said incident, the Applicant was not in the province.

12. The said Petition was filed with the prayer to restrain the Respondent from taking any coercive action against the Petitioner and his family members, and also a direction was sought for the Respondents to place before this Honorable Court the number and nature of cases/inquiry (ies)/FIR/investigation (s)/Complaint(s), pending and/or to be registered against the Applicant, based on the material and information available to the Respondents.

13. Thereafter, in the aforementioned Petition, the Honorable High Court of Sindh was pleased to pass the following order:

"Petitioner Ahsan Adil Sheikh son of HaleemAdil Sheikh, according to him his house has been raided unlawfully on the pretext that there is an inquiry outstanding against the father HaleemAdil Sheikh. At this point of time HnleemAdil Sheikh is in Islamabad for reason best known to him. Subject to maintainability of the instant Petition Mr. HaleemAdil Sheikh shall appear before this Court on the next date of hearing. Issue notice to Addl. Advocate General Sindh, Prosecutor General Sindh, DAG, Director FIA, Director ACE, and D.G NAB who shall ensure the presence of the concerned officers/officials before this Court on the next date of hearing. In the meanwhile no coercive action shall be taken against the petitioner and any of the family members".

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14. That in the view of aforementioned Order, the Applicant filed a separate Constitution Petition bearing Petition No. 7435 of 2022, whereby similar

belongings of the Applicant and his Family.

7. Upon asking the Officials who had forcefully and recklessly entered the

house of the Applicant, the family was informed that the house is raided in order to arrest the Applicant, who at the time of the said incident was not present in the house, not even in the province of Sindh.

8. The Respondents were repeatedly asked by the family of the Applicant about the FIR (if any) and/or warrant of arrest (if any) issued against the Applicant. However, they were told that they do not have the physical/hard copy of the FIR with them, but it was mentioned by the Respondents to the family of the Applicant that they will arrange the copy of the FIR via WhatsApp, which was indeed never received.

9. That after searching the entire premises and causing destruction and vandalizing & sabotaging the property of the Applicant, the Officials of the Respondents left the premises. After which, the party workers of the Pakistan Tehreek-e-Insaaf reached the place of the Applicant, whereby, the house of the Applicant was once again surrounded by the contingents of police, wherein, they once again tried to forcefully enter the house of the Applicant. However, they could not get into the house of the Applicant as there were party workers at the Applicant's place to stop the unlawful act of the Respondents.

10. That the said incident did not only caused mental torture, agony and stress to the Applicant, his family, and his relatives, but also created a state of terror and trepidation in the vicinity.

acquitted by the concerned court, whereas, in the other cases the Applicant has been granted bail. Copies of such FIRs and bail are cumulatively placed as Annex 'A'.

4. That despite bail being granted to the Petitioner, his house was being raided when he was out of the province for his political endeavors, therefore, he was left with no other option then to file a Constitutional Petition before this Honorable Court bearing CP No. D- 5736 of 2022, which was dismissed on 29.09.2022, on the grounds and reasons reproduced as hereunder:

"We have heard learned Counsel for the Petitioner at length and have gone through the prayer clause with his. He has not been able to satisfy this Court that his petition is maintainable in the Constitutional Jurisdiction of this Court. He has an alternate remedy available to his under the law. As such this petition is dismissed as being non maintainable along with pending applications"

5. Thereafter, on 17.11.2022, when the Applicant's family and relatives who had come from the United States to attend the wedding of the Applicant's daughter, a raid was conducted at the residence of the Applicant. The entire house of the Applicant was surrounded by contingents of Police & other Officials in civil dresses. The family of the Applicant was intimidated & harassed by the Officials of Respondents.

6. The officials of the Respondent, who has entered the house of the Applicant did not only caused destruction and nuisance outside the premises, but they also forcefully entered the house of the Applicant,

vandalized the property, harassed the family and searched the entire house, including private rooms, bedrooms and searched into personal

IN PESHAWAR HIGH COURT PESHAWAR

Cr. Misc App No. _____ of 2023

HaleemAdil Sheikh
S/o Imamud Din Adil
Muslim, Adult,
House No. 23, Street No. 3
AOHS, behind National Stadium
Gulshan-e-Iqbal, Karachi.



Applicant

VERSUS

1. THE STATE through Advocate General Peshawar

APPLICATION UNDER SECTION 86,498 Cr.P.C

It is respectfully submitted on behalf of the Applicant above named:

1. That the Applicant is the law abiding citizen of Pakistan and as such has every right to be dealt with in accordance with the law and is also entitled to the fundamental rights as enshrined under the Constitution of Pakistan.
2. That the Applicant has been a member of Provincial Assembly of Sindh since August 2018 and has served as a leader of opposition of Provincial Assembly of Sindh since January 2021, and was also the president of PTI for Sindh from 21.07.2019 to 25.12.2021.
3. That it is pertinent to mention here that the Applicant is subjected to political victimization time and again. And numerous FIRs have been registered against his, in some of the cases, the Applicant has been

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BEFORE THE PESHAWAR HIGH COURT PESHAWAR

COC. No. _____/2023

IN

Cr. (TBA) 3272 of 2023

Haleem Adil Sheikh

.....Petitioners

VERSUS

Raja Rifat Mukhtar & others

.....Respondents

ADDRESSES OF PARTIES

PETITIONER

Haleem Adil Sheikh Son of Imam Ud Din Adil Resident of House No 23, Street No 3, AOHS, behind National Stadium, Gulshan Iqbal Karachi (Presently confined in Judicial Lock up Karachi) through Muhammad Muazzam Butt Advocate Supreme Court

RESPONDENTS

1. Raja Rifat Mukhtar, IGP Sindh, Sindh Province, Karachi
2. Irfan Baloch, DIG South, Karachi Sindh
3. SherazNazirKolero SSP Operation Karachi
4. Saddar DSP Preesy Police Station Karachi
5. Ihsan Cheema SIO Police Station Feroz Abad Karachi


ADVOCATE

BEFORE THE PESHAWAR HIGH COURT PESHAWAR

COC. No. _____/2023

IN

Cr. (TBA) 3272 of 2023

Haleem Adil Sheikh

.....Petitioners

VERSUS

Raja Rifat Mukhtar & others

.....Respondents

AFFIDAVIT

I, Muhammad Muazzam Butt Advocate Supreme Court (as per instruction of my client), do hereby solemnly affirm and declare that the contents of this accompanying Petition are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honorable Court.

ADVOCATE

GNIC No: 17301- 9259950-7

Cell No: 0332-5807822

No: 55649.....

Certified that the above was verified on solemnly affirmation before me in office, this.....

day of Dec..... 2023 by Muhammad Muazzam Butt

do ABC...../to Rehman

who was identified by Jalil.....

Who is personally known to me:

Commissioner
Peshawar High Court Peshawar

08/12/2023

complying with the order of the court have not performed their duty in accordance with law.

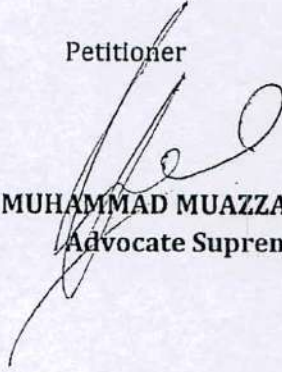
- f) That non compliance of the order of this Honorable Court speaks volume of mala-fide on part of the respondent and to lower the position of the judiciary in the eye of public at large.
- g) That if contempt proceedings are not initiated against and the respondents are not punished as such, they will get encouraged and will keep on violating order of this Honourable Court.
- h) That from the facts and circumstances taken and maintained above it has become crystal clear that the respondent has committed contempt of the court.

It is, therefore, most humbly prayed that on acceptance of this application, this Honorable Court may please initiate contempt of court proceeding against the respondent / contemnors in accordance with law.

Any other relief which deems fit by this Honorable Court may also be granted in favor of petitioners.

Petitioner

Through


MUHAMMAD MUAZZAM BUTT
Advocate Supreme Court

CERTIFICATE:

It is certified that upon instructions of the client it is the 2nd contempt petition filed before this Honourable Court for disobeying order dated 21.08.2023 passed by this Honourable Court; However the same was dismissed when the counsel for respondent stated at the bar that the petitioner was arrested in another FIR However later when the record was again scrutinize, it speaks apart from the other stated by the learned counsel representing the respondent therefore the instant petition has been filed.


Advocate

- 2) That the transit bail petition filed by the petitioner in above mentioned FIR was granted till 04-09-2023, which was even circulated in various print and electronic media; however the petitioner was arrested by the Sindh Police on 30th of August 2023 which clearly indicates the violation of the order of this Honorable Court and therefore the petitioners invoke the jurisdiction of this Court under Article 204 of the Constitution of Pakistan, 1973 r/w Section 34 of Contempt Act on the following among other grounds:-

GROUND:-

- a) That the non compliance of the aforesaid order dated 21-08-2023 of this Honorable Court by the respondents is illegal, unlawful, without lawful authority, without jurisdiction, malafide and void ab initio.
- b) That the respondents were very well aware of the fact that the petitioner has obtained transit bail from Honorable Peshawar High Court whereas the respondents have committed a gross contempt of this Honorable court by not complying with the direction/order. The respondents have frustrated, and abused the process of law by ignoring dis-obeying the direction/order by arresting the accused in FIR No 297/2023. The respondents have infact shown dis-respect and disregard to the rule of law and the authority of this Honourable court.
- c) That it is pertinent to mention here that the petitioner had earlier filed contempt petition no 436-P of 2023; which on 02-10-2023 was dismissed when the worthy Additional Advocate General put his appearance before the Court and apprised the Court that the petitioner was not arrested in the FIR, rather another FIR was registered against him and he was confined in judicial lock up in Karachi in another FIR; However later when the petitioner revisited the narrative given by the counsel appearing on behalf of official respondents and the documents annexed with the petition so it was visibly clear that the statement given in the court was speaking otherwise from the remand order and transit bail order.
- d) That by not honoring the order/judgment of this Honorable Court the respondent is intentionally, deliberately and willfully showing disobedience to the order of this Honorable Court.
- e) That every Government functionary is under legal obligation to honor the order/ judgment of the courts of competent jurisdiction, the respondent by not

BEFORE THE PESHAWAR HIGH COURT PESHAWAR

COC. No. _____/2023

IN

Cr. (TBA) 3272 of 2023

Haleem Adil Sheikh Son of Imam Ud Din Adil Resident of House No 23, Street No 3, AOHS, behind National Stadium, Gulshan Iqbal Karachi (Presently confined in Judicial Lock up Karachi) through Muhammad Muazzam Butt Advocate Supreme Court

.....Petitioners

VERSUS

6. Raja Rifat Mukhtar, IGP Sindh, Sindh Province, Karachi
7. Irfan Baloch, DIG South, Karachi Sindh
8. SherazNazirKolero SSP Operation Karachi
9. Saddar DSP Preesy Police Station Karachi
10. Ihsan Cheema SIO Police Station Feroz Abad Karachi

.....Respondents

**CONTEMPT OF COURT PETITION UNDER ARTICLE 204 OF
CONSTITUTION OF ISLAMIC REPUBLIC OF PAKISTAN, 1973
R/W CONTEMPT OF COURT ORDINANCE 2003 FOR WILLFUL
DISREGARD AND CONTEMPT OF JUDGMENT/ ORDER DATED
21.08.2023. PASSED BY THIS HON'BLE COURT IN WRIT
PETITION NO 599-P/2023.**

RESPECTFULLY SHEWETH:

- 1) That the petitioner filed transit bail before this Honorable Court in which this Honorable Court was pleased to grant transit bail to the petitioner vide order dated 21-08-2023 in:-
 - i. Case FIR No 62/2023 Under Section 147, 148, 225, 186, 506-B of Police Station City Court
 - ii. Case FIR NO 156/ 2023 under Section 147, 148, 149, 427, 337-A(i), 435 PPC, 7ATA of police station Tipu Sultan
 - iii. Case FIR No 297/2023 under Section 147, 148, 149, 427, 337-A(i), 337-H(ii), 353, 186, 435 PPC, 7-ATA Police Station Feroz Abad

Copy of Transit Bail as well as Order dated 21-08-2023 is attached as Annexure A & B

A

IN THE PESHAWAR HIGH COURT, PESHAWAR OPENING SHEET FOR WRIT BRANCH		Date of Filing: 25-10-2023 District: Peshawar
Case Type; Contempt Petition	Nature of Original Proceedings:	
Category Code	5 0 7 0 1	(Categories & Sub categories are given at the back of the opening sheet)
Review/ Contempt of Court in respect of:	TBA 3272 of 2023	
Writ of:	<input type="checkbox"/> Heabus Corpus <input type="checkbox"/> Prohibition <input type="checkbox"/> Mandamus <input type="checkbox"/> Qua Warranto <input type="checkbox"/> Certiorari	
If Certiorari:		
Forum	Date	Interlocutory/ Final Order
Peshawar High Court, Peshawar.	21.08.2023	
		Case Pertains to <input type="checkbox"/> SB <input type="checkbox"/> DB

Petitioner Name	Haleem AdilShiekh
Mobile No.	0336-9721235
Address	House No 23, Street No 3, AOHS, behind National Stadium, Gulshan Iqbal Karachi (Presently confined in Judicial Lock up Karachi)
CNIC No.	42501792217-7
Email Address	Nil

Counsel for Petitioner(s)	Muhammad Muazzam Butt
Mobile No.	0332-5807822
Address	Office No 6 A, Nasir Mansion Railway Road Shuba Bazar Peshawar
CNIC No.	17301-9024852-5
Email Address	

Respondent No.1	Raja Rifat Mukhtar, IGP Sindh, Sindh Province, Karachi
Respondent No.2	Irfan Baloch, DIG South, Karachi Sindh
Respondent No. 3	SherazNazirKolero SSP Operation Karachi
Respondent No. 4	Saddar DSP Preesy Police Station Karachi
Respondent No. 5	Ihsan Cheema SIO Police Station Feroz Abad Karachi

ORIGINAL ORDER/ ACTION/ INACTION COMPLAINED OF:

AGAINST THE NON-COMPLIANCE OF JUDGMENT/ ORDER DATED 21-09-2023

PRAYER

It is, therefore, most humbly prayed that on acceptance of this application, this Honorable Court may please initiate contempt of court proceeding against the respondent / contemnors in accordance with law.

Any other remedy which deems fit by this Honorable Court may also be granted in favor of petitioners.

LAW/ RULES/ GOVERNING THE ORIGINAL PROCEEDINGS/ ACTION/ LOCATION
 Constitution of Pakistan, 1973

Signature

Note: Any suggestion to improve the preformat will be appreciated.

BEFORE THE PESHAWAR HIGH COURT PESHAWAR

COC. No. _____/2023

IN

Cr. (TBA) 3272 of 2023

Haleem Adil Sheikh

.....Petitioners

V E R S U S

Raja Rifat Mukhtar & others

.....Respondents

I N D E X

S.No	Description of Documents	ANNEX	Pages
	Opening Sheet		A
1.	Contempt Petition		1-3
2.	Affidavit		4
3.	Addresses of Parties		5
4.	Copy of TBA along with order dated 21-08-2023	A.	6-25
5.	Copy of Record of FIR No 297/2023	B.	26-33
6.	Notice to the respondents		34
7.	Wakalat Nama		35


ADVOCATE