

IN THE SUPRME COURT OF PAKISTAN
(Original Jurisdiction)

PRESENT:

MR. JUSTICE IFTIKHAR MUHAMMAD CHAUDHRY, CJ.
MR. JUSTICE CH. IJAZ AHMED
MR. JUSTICE KHILJI ARIF HUSSAIN

HUMAN RIGHT CASE NO.11108-P OF 2009.
(Application by Mst. Ghulam Fatima)

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| For applicant | Muhammad Ayub son Malik Mushtaq, General Attorney. |
| For Board of Revenue | Ch. Khadim Hussain Qaiser, Addl.A.G Mr. Maqbool Ahmed Secy. (Colonies) Mr. Qamar Abbas, A.D |
| On Court notice: | Mr. Tariq Yousaf Ex-Member Colonies Mr. Tariq Mehmood, Ex. Secy. (Colonies) Mr. Shahid Majeed, Dy. Secy. (Colonies) Mr. Muhammad Iqbal, Ex. Supdt. Mr. Usman Aslam, Asstt. Mr. Bilal Siddique Kinyana, DPO Okra |
| Date of hearing: | 17.12.2009 |

ORDER

IFTIKHAR MUHAMMAD CHAUDHRY, CJ. Instant proceedings were initiated on the complaint of Mst. Ghulam Fatima vide application dated 06.7.2009 wherein she alleged high handedness of the police department for taking action unauthorizedly against her family members. It is to be noted that she claims her family to be owner of the property which is the subject matter of the dispute Notices were issued to the police officials who informed that the criminal cases were

registered in pursuance of executive orders issued from the Board of Revenue, Government of Punjab. Mr. Bilal Siddique Kimyna, D.P.O, Okara stated that the police officers who are his subordinates had registered F.I.Rs against the family of the petitioner. However, when he received the notices he got cancelled the FIRs and ensured no harassment to them. He also stated that the Police Officers had proceeded against them on account of some orders passed by the Board of Revenue.

2. In such view of the matter, the Chief Secretary Government of Punjab was assigned the task to conduct investigation and meanwhile the learned District Judge, Okara, was asked to calculate losses suffered by the complainant and her family on account of the police harassment and illegal action which was initiated against them.

3. The Chief Secretary Government of Punjab conducted the inquiry and had submitted report concluded that following officers of Board of Revenue are responsible:-

1. *Mr. Tariq Yousaf Ex-Member (Colonies)*
2. *Mr. Tariq Mehmood, Ex. Secy. (Colonies)*
3. *Mr. Shahid Majeed, Deputy Secretary (Colonies-I)*
4. *Mr. Muhammad Iqbal, Superintendent.*
5. *Mr. Usman Aslam, Assistant.*

4. Notices were issued to all of them who have explained their position. However, they candidly conceded that action should not have been taken by them but all it had happened on account of improper assistance from the department. Tariq Yousaf Ex-Member (Colonies) who is Senior Officer and about to retire placing himself at the mercy of the Court stated that in view of the peculiar circumstance of this case all the officers/officials may be exonerated, however, they are ready to pay their share of losses to affected family assessed by the District and Sessions Judge, Okara.

5. Learned District and Sessions Judge, Okara has submitted the report, according to which, an amount of the losses incurred by the family of the petitioner is Rs.1,68,000/-.

6. Mr. Bilal Siddique Kimyna, DPO, Okra stated that the police had already paid Rs.100000/- (one lac) to the affectees. His statement has been confirmed by Muhammad Ayub.

7. We may observe here that the police as a force is bound to provide assistance/facility to the citizens against high handedness of the culprits in accordance with law and at the same time, they are not bound to obey an order which is illegal as has been observed by this Court time and again. We have observed that police

force which should be only fair, non friendly with the citizens and at times instead of helping them creates problems for them. No doubt there are good officers and officials who assist the citizens against any harassment and difficulties but there are few who are bringing bad name for the department. Mr. Bilal Siddique Kimyna, DPO, Okra has frankly accepted the misconduct committed by his subordinates and stated that he would proceed against such officers/officials who are responsible for doing all these illegal actions. Therefore, notices against all of them are discharged and instant proceedings may not be considered to be adverse against any of them. However, they are warned to be careful in future.

8. As far as Government Officers whose names reproduced hereinabove they are directed to share the balance amount of compensation and pay the same i.e. Rs.68000/- to the affected party. In this behalf Tariq Yousaf Ex-Member (Colonies) shall calculate the share with the assistance of the Bilal Siddique Kimyna, DPO, Okra within the period of 15 days and against receipt it shall be paid to victim family. The notices against them are also discharged in the same manner. Any observation made in this behalf shall not be treated to

be adverse against any of them except that they are warned to be careful in future.

9. Since the matter to the extent of high handedness of the police and taking illegal action by the Board of Revenue has been concluded. As for as, the claim of the respondents No.10 and 11, who considered themselves to be the owner of the property in question is concerned, it cannot be entertained in the present proceedings as the matter has already finally been disposed of by the Civil Court.

10. The proceedings stands concluded in the above terms.

Islamabad
17.12.2009
Naseer/*

Not approved for reporting

IN THE SUPREME COURT OF PAKISTAN
(Original Jurisdiction)

PRESENT:

Mr. Justice Iftikhar Muhammad Chaudhry, CJ.
Mr. Justice Mian Shakirullah Jan
Mr. Justice Tariq Parvez

Human Rights Case No.11108-P of 2009

(Application by Mst. Ghulam Fatima)

Applicant: Nemo

On Court Notice: Ch. Khadim Hussain Qaiser, Addl. A.G. Pb.
Mr. Maqbool Ahmed, Secy. (Coloney)BOR
Mr. Bilal Siddique Kamyana, DPO, Okara

Date of hearing: 2.12.2009

ORDER

Senior Member Board of Revenue, Punjab has presented order dated 24.11.2009 in pursuance of which, earlier order dated 21.4.2009 has been withdrawn but at the same time it has been pointed out that an application u/s 30(2) of the Colonization of Government Lands (Punjab) Act, 1912 would be decided on merit as per the law after hearing all the parties. However, we informed the Secretary, who presented the order that Civil Court's ~~de~~²ree has achieved finality because the application u/s 12(2)CPC and the writ petition, filed by the opponents, have been dismissed. He then stated that the said application shall be disposed of in view of the order of Civil Court as the same is final verdict on the subject.

2. The Chief Secretary, Government of Punjab has also submitted a report on the basis of which he has concluded that following officers of Board of Revenue, Punjab:-

1. Mr. Tariq Yousaf, Ex-Member (Colonies)
2. Mr. Tariq Mehmood, Ex-Secretary (Colonies)
3. Mr. Shahid Majeed, Deputy Secretary (Colonies-1)
4. Mr. Muhammad Iqbal, Superintendent
5. Mr. Usman Aslam, Assistan

have been found guilty of negligence, therefore, action has been recommended against them. Issue notice to them to explain as to why they should not be penalized for passing illegal order dated 21st April, 2009, on the basis of which complainant party has been harassed and has faced difficulties as false case was registered against them, which now

has been cancelled. Copy of the earlier order of this Court dated 13.11.2009 be also sent to them and their attention be drawn towards para No.4.

3. The PPO/IGP, Punjab has submitted a report, wherein following action has been taken:-

"In the light of recommendations of Enquiry Officer and my personal observations, following actions have been initiated:-

- (a) *A case FIR No.835/09, dated 30.11.2009, u/s 342 PPC, read with article 155/C, 156/C-D, Police Order-2002 at P.S City Depalpur has been registered against S.I.Irshad Ali I.O. of the case on the complaint of Mr. Liaqat Ali IP/SHO, PS City Depalpur, for illegal arrest of Said Muhammad and Munir Ahmed and seizing their Tractor and cattle-heads.*
- (b) *Disciplinary action has been initiated against DSP the then SDPO/Mr. Ibrar Ahmed Khalil and SI Akhtar Ali Khan, the then SHO PS City Depalpur, for failure to supervise the process of investigation in a proper and efficient manner. Both the SI Muhammad Akhtar and SI Irshad Hussain have been suspended vide order dated 30.11.2009.*
- (c) *A letter of advice has been issued to DPO/Okara, for ensuring better supervision which could have prevented harassment of innocent persons by his subordinates."*

Issue notice to the above officers to explain as to why they should not be penalized for illegally causing harassment and registering cases against the applicant.

4. No report has been submitted by the District & Sessions ^{Judge} Okara. Reminder be issued to him.

Case is adjourned to 17th December, 2009.

Islamabad, the
2nd December, 2009
Nisar/*

IN THE SUPREME COURT OF PAKISTAN

(Original Jurisdiction)

PRESENT: Mr. Justice Iftikhar Muhammad Chaudhry, CJ.
Mr. Justice Ch. Ijaz Ahmed.

Human Rights Case No. 11108-P/2009.

(Application by Mst. Ghulam Fatima).

Applicant: In person.

On Court notice: Ch. Khadim Hussain Qaiser, Addl. A.G.
Mr. Maqbool Ahmed, Secretary (Colony) BOR.
Mr. Bilal Saddique Kamyana, DPO, Okara.
Muhammad Qasim, D.O. (Cord.) Okara.

For M. Saeed: Mr. Rashid Qamar, ASC (with permission of Court)

Date of Hearing: 13.11.2009.

ORDER

Iftikhar Muhammad Chaudhry, CJ. District Police Officer,

Okara has submitted progress report concluding para therefrom reveals that, the case registered against the petitioner's family, has been found false and recommendation has been made for the cancellation of FIR. He stated that process of cancellation of FIR would be completed during next week. The court seized of the matter is directed to do the needful expeditiously within the shortest possible time as soon as the request is received for the cancellation of the FIR. Petitioner Ghulam Fatima, who seems to be an old lady, appeared and stated that on account of a false criminal case, her family has suffered badly. All the members of her family were declared absconders, therefore, they have to run-away from pillar to post but without getting any relief and ultimately, she has filed application before this Court. According to her version, her husband Said Muhammad, her son Munir Ahmed and her grand son Muhammad Aslam remained in custody for a period of more than one month. Statement, so made by her, seems correct as the proceedings have started under section 87 Cr.P.C, therefore, some of her relatives were arrested whereas remaining were declared absconder. D.P.O. stated that he had no knowledge about their arrest or confinement without observing the codal formalities. We feel pain to understand that the District Police Officer is not aware in respect of the activities of the police officials in his district and

expressing ignorance, in such like cases when there is much hue and cry in the area about declaring the accused persons absconder under section 87 Cr.P.C., indicates that he has no interest to supervise the case in a proper manner, therefore, we direct P.P.O. Punjab to conduct an inquiry and submit report before the next date of hearing without fail about the conduct of the D.P.O and other police officials in falsely involving the petitioner and others in a criminal case knowing well that the matter has finally been disposed of by the learned civil Court and there is no occasion for registration of the criminal case which essentially seems the act of negligence on their part. On behalf of petitioner, it is stated that due to wrong action of the police, the whole family of the petitioner had suffered badly as, according to her, their tractor was seized and their 3/ 4 buffalos were also removed by the police which now have been returned. However, all these aspects would be covered by the P.P.O. Punjab in its report and on the basis of the same, further orders in this behalf shall be passed. However, D.P.O. and other police officials are hereby informed that if ultimately it is found that on basis of registration of a false case, petitioner Ghulam Fatima and her other family members had suffered physically, financially etc., they shall be responsible to compensate them personally out of their own sources.

2. Mr. Maqbool Ahmed, Secretary (Colony) BOR has submitted a report on behalf of Board of Revenue, Punjab. Following paras are reproduced herein below:

"The matter was examined in the light of the enquiry conducted by National Accountability Bureau, wherein the judgment of Civil Court was not discussed. The then Member (Colonies), Board of Revenue, Punjab, while taking decision not to entertain forged documents and file the case against private individuals and initiate enquiry against the delinquent officials was not fully in picture about the decision of Civil Court passed on 14.2.1992. Thus the order dated 16.4.2009 on which letter dated 21.4.2009 is found to be issued inadvertently.

Against the order of the then Member (Colonies), a Writ Petition No.14934/2009 titled Muhammad Ayub Vs. Member (Colonies), Board of Revenue, Punjab etc was filed in the Lahore High Court, Lahore which was dismissed due to non prosecution vide order dated 30.9.2009.

The matter has been re-examined and it is observed that the orders of the then Member (Colonies), Board of Revenue, Punjab are liable to be reviewed and the matter has been referred to the competent authority to reconsider and review the order dated

16.4.2009. After approval the notices are being issued to all concerned.

PARAWISE COMMENTS.

- 1) *It is matter of record*
- 2) *It is matter of record.*
- 3) *Factual*
- 4) *It does not relate to answering respondent.*
- 5) *It does not relate to the answering respondent.*
- 6) *Admitted to the extent that the order dated 14.02.1992 passed by Civil Court was not brought into the notice of the then Member (Colonies). However, the order dated 16.4.2009 conveyed through letter dated 21.4.2009 been recommended to the competent authority for reconsideration/review.*
- 7) *As submitted against para 6 above".*

3. Perusal of the above report also indicates that with the approval of the then Member Board of Revenue, namely, Tariq Yousaf, proceedings for registration of case were initiated but subsequently, incumbent Secretary realized and put up a note to the incumbent Member Board of Revenue (Colonies) and on his advise, filed parawise comments. He further stated that steps are being taken to withdraw order of directing the DDO (R) for registration of the case and other steps in this behalf. We may add here that the then Member Board of Revenue, namely, Tariq Yousaf, has also acted illegally without realizing that the matter has been settled between the parties by the Civil Court and Board of Revenue had also failed to get relief in application filed under section 12 (2) CPC.

4. However, to further ascertain correctness, the Chief Secretary, Govt. of the Punjab, is directed to conduct enquiry, himself, in this behalf and fix responsibility upon the officers/officials who are instrumental in initiating proceedings on the basis of which the petitioner and his whole family has been harassed. He should submit complete report on the next date of hearing. Mr. Maqbool, Secretary (Colony) is directed to convey to all the officers/officials of the Board of Revenue that if any one of them is found responsible for taking illegal action, he shall also be equally responsible to compensate the petitioner for causing harassment and they should also be responsible for such compensation from their own sources.

5. The District & Sessions Judge, Okara shall conduct an inquiry to assess the losses suffered by Mst. Ghulam Fatima and her family on the basis of

illegal orders passed by the Board of Revenue as well as in the registration of the case by the police. The revenue authorities shall assist the learned District & Sessions Judge, Okara in this behalf. He should also submit complete report positively before the next date of hearing.

6. Learned counsel appearing for Muhammad Saeed is at liberty to file reply of the petition before the next date of hearing, copies of the same shall be supplied to all concerned. The petitioner, who seems to be an old and infirm lady is not required to attend the Court unless otherwise directed.

7. Adjourned to 2.12.2009.

ISLAMABAD.

13.11.2009.

(A.Rehman)

Not approved for reporting.

IN THE SUPREME COURT OF PAKISTAN
(Original Jurisdiction)

PRESENT:

Mr. Justice Iftikhar Muhammad Chaudhry, CJ.
Mr. Justice Ch. Ijaz Ahmed
Mr. Justice Rahmat Hussain Jafferri

Human Rights Case No.11108-P of 2009

(Application by Mst. Ghulam Fatima)

On Court Notice: Ch. Khadim Hussain Qaiser, Addl. A.G. Pb.
Mr. Maqbool Ahmed, Secy. Colonoy BOR
Mr. M. Bilal Siddique DPO Okara
Date of hearing: 06.11.2009

ORDER

Learned Additional Advocate General has submitted report on behalf of DPO Okara. No report has been submitted on behalf of Board of Revenue, although the Secretary is in attendance.

2. DPO, Okara states that one week's time may be given to him to complete his investigation and to submit report. The Secretary BOR is also directed to file parawise comments.

Adjourned to 13.11.2009. Meanwhile notice be issued to the complainant through DPO.

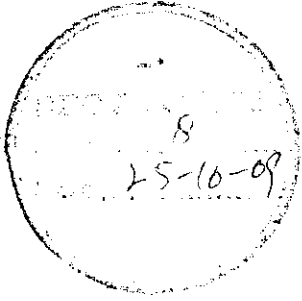
Islamabad, the
6th November, 2009
Nisar/*

بعدالت جناب عزت مآب چیف جسٹس آف پاکستان

سماة غلام فاطمہ زوجہ سید محمد قوم جٹ نوناری

ساکن چک نمبر 30/D تحصیل دیپالپور ضلع اوکاڑہ

بنام



- 1 ﴿ طارق یوسف ممبر (سابق) بورڈ آف ریونیو پنجاب
- 2 ﴿ سینئر ممبر بورڈ آف ریونیو پنجاب
- 3 ﴿ ڈسٹرکٹ آفیسر ریونیو اوکاڑہ
- 4 ﴿ ڈپٹی ڈسٹرکٹ آفیسر ریونیو دیپالپور
- 5 ﴿ رانا خالد محمود سابق آفیسر مال اسٹاف آفیسر ڈپٹی کمشنر اوکاڑہ
- 6 ﴿ طاہر شہباز سابق ڈپٹی کمشنر اوکاڑہ
- 7 ﴿ ڈسٹرکٹ پولیس آفیسر اوکاڑہ
- 8 ﴿ ڈی۔ ایس۔ پی۔ دیپالپور
- 9 ﴿ ایس۔ ایچ۔ اوتھانہ سٹی دیپالپور
- 10 ﴿ محمد سعید ولد بادل خان قوم راجپوت لکھڑ ساکن شکر پڑیاں تحصیل و ضلع راولپنڈی
- 11 ﴿ کرنل بابر ولد سعید احمد حال تعینات I.S.I

عنوان: درخواست بمراد ادرسی خصوصی بذریعہ از خود نوٹس و منسوخ فرمائے جانے حکم ممبر بورڈ

آف ریونیو مورخہ 21 اپریل 2009ء و کینسل فرمائے جانے مقدمہ ایف آئی آر نمبر 413/09

مورخہ 26-06-09 بجرم 471,468,420 تپ و دلائے جانے رہائی مسمی سید محمد خاندنم و

منیر احمد پسر م کئے جانے کارروائی توہین عدالت و حکمانہ برخلاف مذکورہ بالا Respondents

جناب عالی!

سائلہ ایک ضعیف، غریب و نادار عورت ہے اور اس کے خاندن و پسر م کے برادر و بھتیجگان

کے خلاف جھوٹا دے بنیاد و غیر قانونی مقدمہ درج کیا گیا ہے۔ میرے خاندن جو کہ 75 سال کا بوڑھا

آدمی ہے اور میرے بیٹے کو ایک ہفتہ سے گرفتار کر کے تھانہ میں بند کیا ہوا ہے۔ پولیس چھاپے پہ چھاپہ مار رہی ہے۔ ہم خواتین کو گھروں میں ہراساں و پریشاں کیا جا رہا ہے اور جھوٹے مقدمے میں ملوث دیگر دس بارہ خاندان کے افراد پولیس کے ڈر سے بھاگے ہوئے ہیں۔ مال مویشی بھوکا مر رہا ہے اور کوئی افسر ہماری بات سننے تک کے لئے تیار نہ ہے۔ ایسے حالات میں مجبور ہو کر آپ حضور سے التجا کرتی ہوں کہ ہماری دادرسی فرمائی جائے اور مصیبت سے نکالا جائے۔ آپ کو اس خدائے عزوجل کا واسطہ دیتی ہوں جس نے آپ کی جدوجہد کو شرف قبولیت بخشے ہوئے پاکستان کو ایک آمر سے نجات دلائی۔ اُس خدائے بزرگ و برتر کا واسطہ دیتی ہوں جس نے متکبر و مغرور حکمرانوں کے غرور کو خاک میں ملا کر آپ کو اس عہدہ پر دوبارہ بحال کیا۔ خدارا میری عرضی بغور ملاحظہ فرمائیے اور قانونی کارروائی عمل میں لائیے۔

واقعات مقدمہ درج ذیل ہیں:

1 ﴿ یہ کہ محمد سعید ولد بادل قوم راجپوت گکھڑ کو اسلام آباد بے دخلی سکیم کے تحت ایک سو ایک کنال آٹھ مرلے (101K-8M) رقبہ چک نمبر 30-D تحصیل دیپالپور الاٹ ہوا۔ محمد سعید مذکور نے بذریعہ مختار رقبہ مذکورہ بروئے رجسٹرڈ بیع نامہ نمبری 55 مصدقہ مورخہ 23-02-1971 بحق مہنگا ولد معمور 1/2 حصہ و سید محمد (خاندنم) و فیض محمد پسران نور محمد بحصہ برابر 1/2 حصہ فروخت کر دیا نقل رجسٹری بیع نامہ بطور Annex-A لف ہے جس کے بعد رجسٹری کا عمل درآمد محکمانہ مال کے ریکارڈ میں بروئے انتقال نمبر 46 منفصلہ 30-03-1971 ہوا قبضہ اراضی تب سے ہم مشتریان کے پاس ہے نقل انتقال بطور Annex-B لف ہے۔

2 ﴿ یہ کہ محمد سعید الائی ابانج نے منحرف ہو کر انتقال نمبر 46 منفصلہ 31-03-1971 کی منظوری کے خلاف بعدالت جناب اسٹنٹ کمشنر اسب ڈویژن کلکٹر مورخہ 10-13-1975 کو اپیل دائر کی جو کہ جناب اسٹنٹ کمشنر صاحب نے مورخہ 31-08-1977 کو Dismiss کر دی۔ جناب A.C صاحب نے اپنے فیصلے میں قرار دیا کہ اپیل کنندہ سول کورٹ میں مقدمہ دائر کر کے دادرسی حاصل کرے۔ فیصلہ جناب A.C صاحب مورخہ 21-08-1977 بطور Annex-C لف ہے۔

3 ﴿ یہ کہ محمد سعید نے بعدالت جناب A.C صاحب اپیل مورخہ 31-08-1977 کو Dismiss ہونے کے بعد دعویٰ استقرا حق سول کورٹ میں مورخہ 21-12-1983 کو دائر کیا۔ دعویٰ مدعی مورخہ 14-02-1992 کو Dismiss ہو گیا اور فیصلہ مشتریان کے حق میں ہو گیا۔ مدعی نے فیصلہ کے خلاف مزید کوئی اپیل دائر نہ کی۔ اس طرح مقدمہ اختتام پذیر ہو گیا اور مشتریان رقبہ کاشت کرتے رہے۔ نقل فیصلہ عدالت دیوانی بطور Annex-D لف ہے۔

4 ﴿ یہ کہ سال 1999ء میں ملک میں مارشل لگا اور بورڈ آف ریونیو میں ایک برگڈیئر کی زیر نگرانی مانیٹرنگ سیل قائم ہوا۔ محمد سعید بائع الاٹنی کا بیٹا اس وقت فوج میں میجر تعینات تھا۔ اس نے مانیٹرنگ سیل کے ذریعے D.C اوکاڑہ پر دباؤ ڈالا کہ رقبہ مشتریان کے نام سے خارج کیا جائے مگر D.C اوکاڑہ نے بتایا کہ محمد سعید کا دعویٰ 14-02-1992 کو Dismiss ہو چکا ہے اس لئے انتقال و رجسٹری بحق مشتریان خارج نہ ہو سکتی ہیں۔ بورڈ آف ریونیو کے دباؤ پر کلکٹر صاحب ضلع نے حکم 14-02-1992 کو زیر دفعہ (2) ضابطہ دیوانی چیلنج کیا حالانکہ صوبہ پنجاب سرکار کے خلاف کوئی آرڈر پاس نہ ہوا تھا اور مدعی علیہ نمبر 1 صوبہ پنجاب بذریعہ کلکٹر ضلع دعویٰ مدعی Dismiss ہونے پر درخواست (2) دائر کرنے کا مجاز نہ تھا۔ درخواست (2) مورخہ 21-04-2004 جناب سول جج صاحب نے خارج فرمادی۔ فیصلہ عدالت بطور Annex-E لف ہے۔

5 ﴿ یہ کہ کلکٹر ضلع نے محمد سعید بائع اور اس کے بیٹے میجر بابر کے دباؤ پر حکم مورخہ 21-04-04 کے خلاف اپیل بعدالت جناب ایڈیشنل ڈسٹرکٹ جج اوکاڑہ دائر کر دی۔ جناب ایڈیشنل ڈسٹرکٹ جج صاحب نے اپیل بروئے حکم مورخہ 28-05-2005 Dismiss کر دی۔ جناب ایڈیشنل ڈسٹرکٹ جج صاحب اپنے فیصلہ میں ڈسٹرکٹ اتارنی جس نے (2) کی درخواست واپیل دائر کرنے کی سفارش کی تھی کے خلاف لکھا اور سلسلہ پنجاب کو اس کی تنخواہ سے خرچہ مقدمہ کاٹنے کا حکم دیا۔ فیصلہ عدالت جناب ایڈیشنل ڈسٹرکٹ جج مورخہ 28-05-05 بطور Annex-F لف ہے۔

6 ﴿ یہ کہ محمد سعید کا بیٹا ترقی کر کے کرنل بن گیا ہے اور I.S.I میں تعینات ہے اس نے طارق

یوسف ممبر بورڈ آف ریونیو جو بدنام زمانہ کرپٹ سے ساز باز کر کے غیر قانونی حکم حاصل کیا۔ مذکورہ بالا تمام عدالتی فیصلہ جات کو پس پشت ڈالتے ہوئے طارق یوسف ممبر کالونی نے انتقال مشتریان خارج کرنے اور مشتریان کے خلاف مقدمہ درج کرنے کا حکم دیا۔
-حکم M.B.R بطور Annex-G لف ہے۔

7 ﴿ یہ کہ D.O.R اوکاڑہ نے حسب الحکم M.B.R صاحب مقدمہ درج کروانے کے لئے D.D.O(R) دیپالپور کو تحریر کیا جس نے مشتریان کی خاندان کے 13 افراد کو ملزم نامزد کر دیا جن کو زمین وراثت میں منتقل ہوئی یا بہہ / تملیک وغیرہ کے ذریعے ملی اور وہ بوقت رجسٹری بیج پیدا ہی نہ ہوئے تھے ان کو بھی ملزم نامزد کیا اور مقدمہ F.I.R نمبر 413/09 درج کیا گیا اور یہ مقدمہ سارے غریب خاندان پر آفت ناگہانی بن کر ٹوٹ پڑی اور خانہ خراب کر کے رکھ دیا۔ پولیس چادر اور چار دیواری کا تقدس پامال کر کے خواتین کو پریشان کر رہی ہے اور ہماری کوئی شنوائی نہ ہو رہی ہے۔ نقل F.I.R بطور Annex-H لف ہے۔

اندریں حالات استدعا ہے کہ از خود نوٹس لیتے ہوئے حکم ممبر بورڈ آف ریونیو خارج فرمایا جائے۔ مقدمہ F.I.R نمبر 413/09 کو ختم کیا جائے تھانہ کی حراست سے میرے خاندان اور بیٹے کو فوری رہا کرایا جائے اور عدالتی فیصلے کے باوجود غیر قانونی اندراج مقدمہ کروانے والے افسران اور ناجائز طور پر حراست میں رکھنے کے ذمہ داروں کے خلاف توہین عدالت کے علاوہ محکمانہ و فوجداری روائی عمل میں لائی جائے اور کرنل بابر کے خلاف کاروائی کے لئے آرمی چیف اور D.G صاحب I.S.I کو حکم صادر فرمایا جائے۔

آپ کی بے حد ممنون و مشکور ہوں گی۔

رضی

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