

ORDER SHEET

IN THE HIGH COURT OF SINDH, CIRCUIT COURT LARKANA

*Constitutional Petition No.D-1310 of 2025
(Deedar Ali vs. P.O Sindh & others)*

DATE	ORDER WITH SIGNATURE OF JUDGE
	<p>01. For orders on M.A.No.452/2025. (U/A). 02. For orders on office objection "A" 03. For orders on M.A.No.6566/2025. (E/A). 04. For hearing of main case.</p>

04.02.2026.

Mr. Miran Bakhsh K.Soomro, Advocate for petitioner.

.=.=.*=.*=.*=.*=.*=*

The petitioner has prayed that he is the complainant in FIR No.22 of 2013 registered at Police Station Guddu for offences punishable under Sections 365-B, 494, 452 and 506(ii), PPC, and that the accused persons have not been arrested. He has further sought protection for himself and his witnesses.

In this regard, it is the exclusive prerogative of the trial Court to adopt the procedure prescribed under law. In the present matter, one of the accused has already been acquitted, whereas the case against the remaining accused has been kept on the dormant file till their arrest. Such a course is in accordance with Rule 21.35(h) read with Rule 27.39 of the Police Rules, 1934. Matters relating to cases kept on a dormant file squarely fall within the domain of the trial Court as well as the police functionaries. Therefore, the petitioner, if so advised, may approach the trial Court and the concerned police authorities in accordance with the aforesaid rules.

In view of the above, this constitutional petition, being misconceived, is dismissed in limine.

JUDGE

JUDGE