

IN THE HIGH COURT OF SINDH, KARACHI

C.P No. D- 550 of 2026

M/s. Aero Track Corporation V. Federation of Pakistan & others

Present:

Mr. Justice Yousuf Ali Sayeed,

Mr. Justice Muhammad Osman Ali Hadi

Date of hearing: 02.02.2026.

Date of decision: 02.02.2026.

Petitioner: Through Mr. Anwar Hussain, Advocate.

O R D E R

Muhammad Osman Ali Hadi, J: The Petitioner has filed the instant Petition under Article 199 of the Constitution of Islamic Republic of Pakistan 1973, stemming from an Agreement dated 16.11.2011 between the Petitioner and Respondent No. 3, whereby the Petitioner carried out the business of Apron Bay Wash & Rubber Deposit Removal from airport premises, under the control of the Respondents.

2. The entire Petition is premised from alleged grievances by the Petitioner arising out of terms / termination of the said Agreement.

3. The Petitioner has further, *inter alia*, alleged they had left some of their items at the said premises provided by Respondent No. 3 after the Agreement was terminated, and that the Respondents have allegedly unlawfully removed / misappropriated some of those items on 12.10.2017.

4. The Petitioner filed certain complaints against the Respondents regarding termination of the Agreement, and the most recent correspondence placed before us is a Letter dated 08.01.2026 issued by Respondent No. 1 (“**Impugned Letter**”), which has explained reasons for terminating the Agreement with the Petitioner, which was done on 14.10.2015. The said Impugned Letter further stated that any allegation of theft, as alleged by the Petitioner, has remained unsupported by any evidence, nor has any contractual liability on the part of the Respondents been established by the Petitioner. Therefore, the Respondent No. 1 has stated the Petitioner’s alleged claim has no valid basis.

5. We have heard the learned counsel for the Petitioner and have perused the file with his assistance. We have found that the Petitioner has hereby raised a factual controversy, in which the issues require a proper examination of evidence, which cannot be undertaken through a Constitutional Petition. Even a perusal of the timeline of events as described by the Petitioner, show great lethargy on their part in dealing with the matter. The Petitioner appears to have approached this Court in a slipshod manner, attempting to circumvent due process, without any legal validation.

6. The Petitioner has further remained unable to establish violation of any fundamental or other right, and moreover, even in their Memo of Petition, they have not cited any legal / constitutional infringement to justify invocation of this Petition under Article 199 of the Constitution of Islamic Republic of Pakistan, 1973.

7. Accordingly, this Petition being devoid of any merit was dismissed in *limine* on 02.02.2026 and above are the reasons thereof.

Petition dismissed.

Judge

Ayaz

Judge