

**THE HIGH COURT OF SINDH, CIRCUIT COURT, LARKANA**

**Criminal Misc. Application No.S-160 of 2026**

Applicant: Illahi Bakhsh son of Qadir Bakhsh  
through Mr. Ali Raza Pathan, Advocate.

Respondents: The State Through Mr. Sardar Ali Solangi, Deputy  
Prosecutor General, Sindh a/w ASI Saddam Hussain  
and ASI Nisar Ahmed, proposed accused No.8 & 9  
respectively.

Proposed Accused No.1 through M/s. Athar Abbas  
Solangi and Muthar Abbas Solangi, Advocates

Proposed Accused No.1 through M/s. Habibullah G.  
Ghouri and Abdul Qudoos Jatoi, Advocates

Date of hearing: 18.06.2026

Date of Order: 18.06.2026

**ORDER**

**RIAZAT ALI SAHAR, J.-** Through this Criminal Miscellaneous Application, the applicant has impugned the Order dated 16.03.2026, passed by Additional Sessions Judge/Ex-Officio Justice of Peace, Kashmore in Criminal Miscellaneous Application No.327/2026 (*Re-Illahi Bakhsh v/s. S.H.O P.S. Kashmore and others*), whereby the application under sections 22-A & B Cr.P.C. seeking directions against the respondent No.2 (SHO P.S. Kashmore) to register F.I.R. against the proposed accused (police officials) was dismissed.

2. Learned counsel for the applicant submits that a drone attack was conducted by the proposed accused at the house of applicant, in which three persons lost their lives and after occurrence of the incident, the applicant approached the concerned police station for lodgment of F.I.R.; however, the S.H.O did not lodge the F.I.R; hence application under section 22-A and B Cr.P.C, was filed before the learned Ex-Officio Justice of peace, same was also dismissed without appreciation of legal position. He lastly submits that the impugned order badly suffers from illegality and irregularity, hence the same may be set aside.

3. M/s. Athar Abbas Solangi, Muthar Abbas Solangi and Habibullah, G. Ghouri, advocates file their respective vakalatnamas on behalf of the proposed accused, which are taken on record. Learned Deputy Prosecutor General, Sindh, as well as learned counsel for the proposed accused, opposed the instant Criminal Miscellaneous Application and jointly contended that the applicant party is involved in several criminal cases of a heinous nature. They submitted that the present application has been filed merely to exert pressure upon the police officials and to restrain them from performing their official duties in accordance with law. They, therefore, prayed that the instant Criminal Miscellaneous Application may be dismissed.

4. Heard learned counsel for the applicant, learned D.P.G as well as learned counsel for the proposed accused and perused the material available on record with their able assistance.

5. The record reflects that the applicant party is involved in several criminal cases of a heinous nature, as is evident from the CRO furnished by the S.H.O., P.S. Kashmore, in respect of accused Illahi Bux, Ghulam Hussain and Ali Sher, all sons of Qadir Bux Mazari; Sher son of Kundo Mazari; deceased Yasin son of Illahi Bux Mazari; and Gulzar son of Afzal Mari. On Court query, the applicant admits that they are his close relatives. In the circumstances, this Court is not inclined to interfere in the matter at the instance of persons who are themselves involved in various criminal cases. However, the applicant shall be at liberty to institute a Direct Complaint before the competent Court, if so advised, on the basis of tangible and legally admissible evidence by conducting preliminary enquiry after issuance of notice to the concerned police.

6. Result thereof, no illegality or infirmity has been found in the impugned order, same is accordingly maintained and this Criminal Miscellaneous Application is dismissed having no merits.

**J U D G E**