

**ORDER SHEET**  
**IN THE HIGH COURT OF SINDH BENCH AT SUKKUR**  
*Constitutional Petition No.D-808 of 2026.*  
*(Ghulam Mustufa Pirzada and another vs P.O. Sindh and others)*

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Date	Order with the signature(s) of the Judge(s)
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*For orders on office objections*  
*For hearing of CMA No.3141/2026*  
*For the hearing of the main case.*

**21.05.2026.**

Mr. Muhammad Uzair Shaikh, Advocate, along with Petitioners.

Mr. Zulfiqar Ali Naich, Assistant Advocate General.

Mr. Gulzar Ali Malano, Assistant Prosecutor General, for the State, along with Asad Ali Mirani, Deputy Director, Anti-Corruption Establishment, Mirpurkhas, and Dileep Kumar, Investigating Officer

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In response, the Deputy Director, Anti-Corruption Establishment, District Mirpurkhas, filed para-wise comments on behalf of the Chairman, Anti-Corruption Establishment, Sindh, Director General, Anti-Corruption Establishment, Sindh, Director, Anti-Corruption Establishment, Mirpurkhas, as well as on his own behalf. As regards the prayer clause of the said comments, it would be advantageous and essential to reproduce the same herein below:-

*“1. It is most humbly and respectfully prayed that during the course of investigation main accused namely Anwar Aleem, Controller of Examination of BISE Mirpurkhas, who was under arrest, certain disclosures were made during statement under Section 161 Cr.P.C that the alleged practice of result manipulation in exchange for monetary consideration was not confined to BISE Mirpurkhas alone, but was allegedly prevalent across multiple Boards in the Province, with financial proceeds being shared up the administrative hierarchy. In this backdrop, the investigation Officer, in the legitimate exercise of his statutory powers, issued in the impugned notices for the purpose of recording statement and verifying the extent of alleged corrupt practices, so as to determine the true scope of the conspiracy.*

*2. However, if prima facie any involvement of petitioners will be appeared into commission of scheduled offence under ACE Rule, 1993 and other relevant laws, then the separate verification shall be conducted through concerned Division*

*i.e. Anti-Corruption Establishment Sukkur as per law and E&ACE Rule, 1993.*

*3. It is further prayed that the Anti-Corruption Establishment is acting strictly in accordance with law and has not caused harassment to the petitioners. On the contrary, FIR No.GO-03/2026 of ACE Mirpurkhas and FIR No.39/2026 of Police Station Town Mirpurkhas are under investigation with the approval of the ACC-I, as per law and rules, 11(2) r/w Rules 2(1)(g) of E&ACE Rules, 1993. Therefore, no cause of action has accrued to the petitioners for filing the title petition against the answering respondents. Hence, the instant petition may kindly be dismissed.*

It has been reflected on behalf of the Anti-Corruption Establishment that, in case any involvement of the petitioners is found, a separate verification shall be conducted through the concerned Division, namely, Anti-Corruption Establishment, Sukkur.

In response thereto, learned counsel for the petitioners, while placing reliance upon Prayer Clause No.2 of the para-wise comments, submitted that he does not press the instant petition provided that the same is disposed of in view of the observations/conduct reflected by the respondents/Anti-Corruption Establishment.

Keeping in view the above facts and circumstances, the instant petition is hereby disposed of in terms of the statements/assurances already reproduced in Prayer Clause No.2 of the para-wise comments. However, so far as FIR No.39 of 2026, registered at Police Station Anti-Corruption Establishment, Mirpurkhas, is concerned, the Investigating Officer shall proceed strictly in accordance with law, follow all prescribed legal procedures, and conduct the investigation based on legal parameters without being influenced by any observation contained hereinabove.

**JUDGE**

**JUDGE**