

**ORDER SHEET**

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

**Constt: Petition No.S-161 of 2026**  
(Mehboob Ali Lolai Vs. P.O Sindh & Others)

<b>DATE</b>	<b>ORDER WITH SIGNATURE OF JUDGE</b>
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01. For orders on office objection "A".
02. For orders on M.A.No.381/2026 (E/A).
03. For hearing of main case.

**03.06.2026.**

Mr. Muhammad Afzal Jagirani, Advocate for the petitioner.

\* = . \* = . \* = . \* = . \* = . \* = . \* = \*

Learned counsel for the petitioner submits that he does not wish to press the instant petition. He candidly concedes that the grievance raised in the petition pertains to alleged harassment and the prayer for protection, for which the petitioner has not approached the learned Justice of Peace, being the competent forum under the law.

It has been by this Court, in *C.P. No. S-482 of 2025 (Manzoor Ali v. Province of Sindh and others)*, as well as a learned Division Bench of this Court in *Abdul Hameed and another v. Province of Sindh and others* (PLD 2019 Sindh 168), has categorically held that harassment petitions are not directly maintainable before this Court where an adequate and efficacious alternate remedy is available and has not been exhausted. Such matters are required to be agitated before the competent forum having jurisdiction in the first instance.

Thus, on the face of the record, the instant petition is not maintainable in the constitutional jurisdiction of this Court.

In view of the statement made by the learned counsel for the petitioner that he does not wish to press the petition any further, the same is dismissed as not pressed.

**JUDGE**