

ORDER SHEET  
**IN THE HIGH COURT OF SINDH, KARACHI**  
**C. P. No. D – 6274 of 2017**

<b>Date</b>	<b>Order with signature of Judge</b>
-------------	--------------------------------------

**For Directions**

1. For orders on Misc. No.10085/2019.
2. For orders on Misc. No.10086/2019.
3. For orders as to non-prosecution of Misc. No. 37928/2018.
4. For orders as to non-prosecution of Misc. No. 37929/2018.
5. For hearing of Misc. No.6426/2019.
6. For hearing of Misc. No. 33322/2018..

**08.04.2019:**

Mr. Shakeel Ahmed, advocate for petitioners.  
a/w. Ms. Durdana Tanveer,  
Mr. Muhammad Ali Lakhani, advocate for alleged  
contemnors/respondents No. 6 & 7.  
Mr. Saifullah, AAG  
a/w. Ms. Naheed Akhtar, State Counsel.  
-----

1. Learned counsel for petitioners seeks urgency on the grounds that Court's orders are being violated. Urgency granted.
2. Notice to all concerned. Mr. Muhammad Ali Lakhani, learned counsel for respondents No.6 & 7 present in Court, waives notice of listed application, claims copy alongwith annexures, which the learned counsel for petitioners undertakes to supply during course of the day.

Learned counsel for petitioners submits that the Court's orders are being violated by M/s Foundation School and Head Start School, as they have issued Reminders and electronic messages, wherein, petitioners have been threatened that in case the fee challan issued by the respondents schools are not paid by 15.04.2019 then Statement of Entry will not be issued, nor the result of the student will be announced, whereas, according to learned counsel, vide order dated 25.02.2019, directions were issued to the respondents to issue revised fee challan for the months of November 2018 to January 2019 with 20% reduction in tuition fee from the last approved fee structure, as per orders of the Hon'ble Supreme Court and this Court. Some of the parents present in Court have also placed on record copies of fee challan issued by Head Start Clifton Campus and Foundation Public School to the students of Grade 10 & 11 for the month of May and

June 2019 as well as for the months of May to June, 2019, whereas, according to them, the reduction of 20% in fee as shown in the challans, has not been made from the last approved fee structure as per orders of the Hon'ble Supreme Court. It has been further stated that the petitioners have been threatened that in case of non-payment of fee, Statement of Entry will not be issued, unless dues are cleared.

Learned counsel for respondents No.6 & 7 under instructions submits that the orders of the Hon'ble Supreme Court and the order passed by this Court on 25.02.2019 is under compliance, whereas, revised fee challans are being issued accordingly. He has however, requested that in order to avoid any confusion, he will place on record the proposed revised fee challans as per Court's order, for each Grade 1 to Grade 12, before the next date of hearing. It has been further submitted by the learned counsel for respondents that petitioners have not made payment of a single penny during pendency of instant petition in the garb of dispute of calculation of amount, therefore, requests that they may be directed to make payment of their dues towards school fees at the earliest as respondent schools are facing financial constraints in this regard.

Let the matter be fixed on 15.04.2019 to be taken up at 11.00 a.m. In the meanwhile, respondents are directed to ensure compliance of the Court's order and to submit the proforma revised fee challans for Grade 1 to Grade 12 as per orders of Hon'ble Supreme Court and the order dated 25.02.2019 on the next date. However, till next date, no adverse action shall be taken against the petitioners and the students studying in the private schools operating within the territorial limits of Province of Sindh, pursuant to reminders/SMS issued by the schools to the petitioners.

**J U D G E**

**J U D G E**

**J U D G E**