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ORDER SHEET
IN THE HIGH COURT OF SINDH, CIRCUIT COURT, LARKANA
C. P. No.D-2183 of 2010.

DATE OF HEARING	ORDER WITH SIGNATURE OF HON'BLE JUDGE.
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26.03.2014.

PRESENT:

Mr. Justice Naimatullah Phulpoto
Mr. Justice Salahuddin Panhwar,

For Katcha Peshi.

Petitioners : Nazar Mohammad & others, through Mr. Asif Ali Abdul Razak Soomro, Advocate.

Respondents : Province of Sindh & others.

Mr. Abdul Hamid Bhurgri, Addl. Advocate General for Respondents.

ORDER.

Through instant Petition, Petitioners have prayed as under :-

- a) *That this Honourable Court may graciously be pleased to direct the respondents to release the salaries of petitioners from the month of May/June, 2009 till date and shall not be stopped in future without assigning any valid reason;*
- b) *To award costs.*
- c) *Grant any other equitable relief.*

2. Respondents have filed comments; Comments filed by Additional Deputy Commissioner reveals that salary bills of the petitioners for the current financial year 2012-13 with effect from 01.7.2012 to 30.9.2012 have been prepared and now matter pertains to District Accounts Officer, Kashmore at Kandhkot and Secretary, Finance Department, Sindh, Karachi, whereas Secretary, Finance, in his reply of para Nos.8 and 9 has categorically contended that respondent No.4 received information/lists of fresh recruited officials with the signature of Senior Member, Board of Revenue with official stamp on a prescribed format, which were further communicated to the D.A.O for release of salaries to those officials through SAP system in their bank accounts.



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3. Since the official respondents have not denied the appointment of the petitioners. Further, it is ^{also} contended that salary bills are prepared and submitted for release of salaries. Petitioners have also appended the Attendance Certificates in respect of petitioners No.1 & 3. Thus, salary of petitioners cannot be withheld on any pretext, therefore, we hereby direct the official respondents to release the salaries of the petitioner alongwith the arrears within two months, subject to verification of names of the petitioners from the merit list. Needless to mention here that the official respondents will be at liberty if at any stage they found that appointment orders of any of the petitioners are not genuine, they can take action in accordance with law without being influenced of this order.

4. For the foregoing reasons instant petition was disposed of by short order passed today in Court, thus these are the detailed reasons.


JUDGE


JUDGE^s

Qazi Tahir/ *