## ORDER SHEET IN THE HIGH COURT OF SINDH KARACHI

Criminal Miscellaneous Application No. S-616 of 2025 M/s. Suleman Roshan Medical College (Private) Limited and another versus

*The State and others* 

## **DATE**

## ORDER WITH SIGNATURE OF JUDGES

- 1. For order on office objection at A
- 2. For hearing of case
- 3. For hearing of M.A.No. 9906/2025

## <u>15.12.2025.</u>

Mr. Ahmed Masood, Advocate for the applicants.

Mr. Muhammad Ahmed Asstt. Attorney General.

Inspector Sarwat Durrani FIA (Anti-Corruption Circle) Islamabad.

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Ali Haider 'Ada ' J. The Investigating Officer, namely Inspector Sarwat Fatima Durrani, present before the Court, submitted his statement/reply. Paragraphs (e) and (f) thereof are relevant to the present matter and are reproduced herein below for the sake of convenience and ready reference:

- e) In view of the above submissions, this office is of the view that since the Applicant No.1/College is being operated in accordance with orders of this Honorable Court, thus the allegations in the FIR to the extent of the applicant No.1/College as well as its Principle/ Applicant No.2 needs revision (if any) during the course of investigation. However, on account of order dated 17.07.2025, no further action can be taken by this office as the proceedings of FIR remains suspended.
- f) Therefore, it is prayed that the Order dated 17.07.2025 may kindly be vacated/modified to allow the undersigned to file appropriate Police Report u/s 173 Cr.P.C after due completion of investigation of instant Case FIR before the competent court of law. The undersigned is ready and willing to abide by any orders passed by this Honorable Court in the interest of justice.

On the aforesaid aspect, learned counsel for the applicants submits that he would be satisfied if a report is submitted strictly in accordance with law; however, the applicants are still under serious apprehension of coercive action being taken. Learned counsel further submits that if the FIA is permitted to proceed with the matter, it may be directed not to take any coercive action against the applicants during the intervening period until the submission of the report under Section 173

Cr.P.C. On this considerate, learned counsel for the applicants does not press the present Criminal Miscellaneous Application.

It is noted that the Investigating Officer has taken the position that she intends to submit the report under Section 173 Cr.P.C.; however, due to the existing order suspending the FIR, she is restrained from filing the same. Keeping in view the above-stated reasons and considering the apprehension expressed by the learned counsel for the applicants, it is directed that no coercive action, including arrest, shall be taken against the present applicants until the report under Section 173 Cr.P.C. is filed in accordance with law. Accordingly, the instant Criminal Miscellaneous Application, along with the listed/pending application, is disposed of in the above terms.

**JUDGE** 

Wasim/PS