

ORDER SHEET
IN THE HIGH COURT OF SINDH BENCH AT SUKKUR
C. P No. D – 817 of 2021

Date of hearing	Order with signature of Judge
-----------------	-------------------------------

For directions
For hearing of CMA No.6274/2025 (C/A)

14.01.2026

Mr. Abdul Raheem Mahar, Advocate for the Petitioners
Mr. Hamyoun Shaikh, Advocate for Respondents/NHA
Syed Naveed Ahmed Shah, Deputy Attorney General
Mr. Ali Raza Baloch, Additional Advocate General Sindh
Asadullah Khan, Chairman, Jan Bahadur Khan, Senior Joint Secretary (MOC),
Abdul Latif Mahesar, Member and Ghulam Hussain Kalhoro, Deputy Director
(Legal), National Highways Authority
Fayaz Ahmed Mangi, Secreary, District Regional Transport Authority, Sukkur and
Riaz Ali Solangi, Secretary, District Regional Transport Authority, Khairpur
Nazeer Ahmed Malah, DSP/SDPO, Thari Mirwah, focal person on behalf of SSP,
Khairpur, Nawaz Ali, DSP (Legal) Shaheed Benazirabad on behalf of SSP,
Shaheed Benazirabad
Inspector Mir Hashmat on behalf of SSP, Naushahro Feroze, Inspector
Muhammad Hashim, SHO PS Ranipur, Inspector Bakhat Ali, SHO PS Kumb
Shafi Muhammad Khaskheli, DS (Legal) on behalf of SSP, Sukkur, SIP Ghulam
Abbas Sundrani, SHO PS Airport, Sukkur and Inspector Muhammad Moosa
Memon, Traffic Sergeant Site Zone, Sukkur

>>>>>..<<<<<

Learned counsel for the respondent / NHA files a statement, which is taken on record.

By way of contempt application, the petitioner submits that compliance of order dated 28.01.2025 has not been made to implement safety measures set out in para 8 of said order regarding Mehran Highway. On the other hand, compliance report submitted by DSP, Thari Mirwah and SSP, Khairpur state that Barriers have been installed at the entry points and that entry of heavy vehicles is being checked.

Learned AAG further submits that a Committee has been constituted by the Chief Secretary Sindh to work-out solutions and long term measures for ensuring safety on Mehran Highway. After perusal of the compliance report placed on record, we are of the view that there is substantial progress in implementing measures set-out in order dated 28.01.2025, whereas, implementation of some measures will require time. For the time being, no case for contempt of Court is made out. The contempt application is dismissed without restricting a fresh application if said security measures are not implemented in 90 days.

Judge

Judge