

ORDER SHEET  
IN THE HIGH COURT OF SINDH AT KARACHI  
C.P. No. D-1522 of 2024

[Syed Salman Hussain v. Pakistan Telecommunication Company Ltd & others]

Date	Order with signature of Judge(s)
------	----------------------------------

Before:  
Mr. Justice Adnan-ul-Karim Memon  
Mr. Justice Hassan Akbar

**Date of hearing and Order: 25.03.2026**

Mr. Hamza Hussain Hidayatallah advocate for the petitioner  
Mr. Muhammad Habib Kazi, advocate for respondents-PTCL.  
Mr. Rana Mehran Akram, Manager Legal PTCL.  
Ms. Wajiha Mehdi, Assistant Attorney General.

\*\*\*\*\*

**ORDER**

**Adnan-ul-Karim Memon, J.** – The Petitioner filed this Constitution Petition under Article 199 of the Constitution, seeking to quash and suspend the Impugned Charge Sheet dated 20.03.2024 (Ref. No. S.23-98/2011), restrain the Respondent from taking any adverse action thereunder, release all retirement benefits including pension, gratuity, leave encashment, issue a superannuation notification, and award costs.

2. Both parties reached a settlement reflected in their joint statement: the charge sheet and disciplinary proceedings shall stand abated; the Petitioner shall be issued a superannuation certificate from 1st March 2024; all retirement dues, including pension, commutation, provident fund, and leave encashment, shall be released per applicable rules; and the Petitioner will make no further claims except for enforcement of this settlement. An excerpt whereof is reproduced as under:

- “1. *Impugned Charge Sheet dated 20.03.2024 bearing reference No.S.23-98/2011 and accompanying disciplinary proceedings shall stand abated.*
2. *The petitioner shall be issued superannuation certificate from date of his retirement i.e. March 1<sup>st</sup>, 2024 by respondent No.1.*
3. *Superannuation dues i.e. commutation, provident fund and leave encashment shall be released to the petitioner by respondent No.1 as per applicable rules.*
4. *Pension shall be released to the petitioner by the respondent No.1 as per applicable rules from the date of the retirement of the petitioner.*
5. *The petitioner shall make no further claim against the respondent No.1 including for back benefits except for enforcement of this settlement.”*

3. Without touching the merits of the case, the instant petition stands disposed of in terms of the joint statement of the parties.

JUDGE

JUDGE

