

ORDER SHEET
IN THE HIGH COURT OF SINDH BENCH AT SUKKUR
C.P No.D-1134 of 2023

Date	Order with signature of Judge
1.	For hearing of CMA No.4728/2023
2.	For hearing of main case.

15.08.2023

Mr. Adil Khan Rid, Advocate along with Petitioners
Mr. Saeed Ahmed Wassan, AAG along with ASI Ejaz Ahmed of
P.S. Shah Lateef Town, Malir Karachi

Respondents No.2, 3 & 5 have filed their statements along with certain documents, which are taken on record. Mr. Tariq Hussain Rajpar, advocate has filed Vakalatnama on behalf of Respondent No.6 along with educational testimonials of Petitioner No.1 and submits that petitioner is about 17 years of age.

IO/ASI Ejaz Ahmed of P.S Shah Lateef, upon the directions of this Court, has recorded statement of Petitioner No.1, taken on record, wherein she has categorically stated that she has contracted marriage with Petitioner No.2 with her own accord. She further states that neither she has been abducted nor enticed away by anyone; however her mother has lodged false FIR against her husband and in-laws, which is nothing but bundles of lies.

Learned AAG, in view of statement of Petitioner No.1, submits that instant petition may be disposed of in the light of statement of Petitioner No.1. Accordingly, Investigation Officer is directed to submit report under Section 173 Cr.P.C before the concerned Magistrate for disposal of the case in line with the statement of petitioner No.1 and submit compliance report through Additional Registrar of this Court.

Instant petition stands disposed of along with listed application(s).

CP-2-
113622

to learned Counsel for the Petitioner. He has however controverted arguments of learned Counsel for the petitioner.

After hearing the parties and perusing the material available on record, this petition is disposed of with consent in the terms whereby for two months, no adverse action would be taken against the petitioner in terms of impugned notice. In the said two months, petitioner would take serious efforts to get its appeal decided and Respondent No.2 i.e. Deputy Commissioner, Ghotki would decide the same without adjourning it on any excuse. Nevertheless, if the appeal is not decided on any of the grounds within the same period, then continuation of this arrangement would be subject to payment of entire liability amount by the petitioner with the Deputy Commissioner, the appellate authority. In any case, the appeal shall be decided within a period of six months and report be submitted in compliance.

Petition is disposed of accordingly.