

ORDER SHEET
IN THE HIGH COURT OF SINDH BENCH AT SUKKUR
C. P No. S – 68 of 2025

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

Hearing of case

1. For orders on office objection at flag 'A'
2. For hearing of main case

02.06.2025

M/s Achar Khan Gabol and Ghulam Ali Bozdar, Advocates for the Petitioners

Respondents No.9 Mst. Irshad Nawaz and Respondent No.12 Rizwan Ali are present in person

Mr. Ahmed Ali Shahani, Assistant AG Sindh along with ASI Ghulam Rasool on behalf of SSP, Ghotki, SIP Amanullah Lashari, SHO PS A-Section Sukkur and SIP Dhani Bux Bhutto on behalf of SSP, Sukkur, ASI Azhar, Additional SHO of PS Adilpur, District Ghotki.

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

This Constitutional Petition has been instituted by the petitioners seeking protection from alleged harassment and undue interference by the official respondents, purportedly acting under the influence of private respondents. Learned counsel for the petitioners submits that the petitioners are embroiled in a multiplicity of civil and criminal proceedings and apprehend continued harassment at the hands of the official respondents. It is prayed that appropriate directions be issued to the concerned authorities to act in accordance with law and refrain from any form of intimidation.

A statement was submitted by Respondent No.6, SHO PS A-Section Sukkur, confirming that FIR No.212 of 2023 stands registered under Sections 506/2, 504, 354, and 34 PPC against the nominated accused, i.e., the petitioners, and that the matter is now sub judice before the competent court. It is further contended that the petitioners do not fall within the jurisdiction of Sukkur. ASI Azhar also represented Respondent No.4 (SHO PS Adilpur).

The official respondents categorically deny having harassed the petitioners in the past or harbouring any such

intent in the future. They assure the Court of their strict adherence to the law.

Respondents No.9 and 12, who are present in person, submit their written statements accompanied by relevant documents, copies whereof have been provided to learned counsel for the petitioners. Respondent No.9 avers that no harassment has been meted out to the petitioners and, conversely, claims that the petitioners and their associates have themselves engaged in acts of harassment against her, including the institution of frivolous civil and criminal proceedings. She undertakes that neither she nor her family will act in contravention of law. On such assertion, learned counsel for the petitioners submits that the petitioners have neither harassed the respondent No.9 or her family nor do they intend to do so in the future, and shall act strictly in accordance with the law.

In light of the foregoing and with the consent of the learned counsel for the petitioners and the private respondents No.9 and 12, this petition is disposed of with a direction to the official respondents to act strictly in accordance with the law and to provide protection to the petitioners as well as respondent NO.9 and her family, if and when required, in accordance with law. Copy of this order be transmitted to concerned officials as well as learned Additional AG for compliance.

Judge