

Order Sheet

IN THE HIGH COURT OF SINDH, CIRCUIT COURT, HYDERABAD

Cr. Misc. Application No.S-110 of 2026

DATE	ORDER WITH SIGNATURE OF JUDGE(S)
------	----------------------------------

For orders on office objections.
For hearing of main case.
For orders on stay application.

14-05-2026

Ms. Sana Memon, Assistant Prosecutor General, Sindh.

None present for the applicant. No intimation is received. Same was the position on the last date of hearing.

Based on perusal of the record it appears that Respondent No.3 (Jan Muhammad) moved an application U/s 22-A & B Cr.P.C for lodgment of FIR against the applicant and another before the Court of Sessions Judge/ Ex-Officio Justice of Peace, Badin. He alleged that the proposed accused purchased two buffalos with one kid for total sale consideration of Rs.805,000/- and paid Rs.5000/- as token amount, while for remaining sale consideration, the proposed accused issued him a cheque of Rs.800,000/-bearing No.CA-75930016 of Soneri Bank Talhar Branch dated 15.10.2025. It is claimed that actually the said cheque which allegedly bounced was issued by one Nasarullah Jamali, hence the applicant Karam Ali claims that he has been falsely implicated by the Respondent No.3 (Jan Muhammad) and this crucial aspect of the matter was not considered by the Ex-Officio Justice of Peace.

I have gone through the impugned order dated 20.02.2026; however as per law any person who has information of an offence having been committed is entitled under the law to provide such information to the Police Station. Once such information is provided it is upto the police officer to determine whether any offence is revealed and if an offence is revealed whether it is cognizable or a non-cognizable, it is the police authorities' prerogative to take proper action. The

Criminal Procedure Code and Police Rules provide ample guidance to police officers to proceed in either situation, as well as the situation where false information has been provided. The police official shall apply his own mind and act in accordance with law.

I do not find any ground to interfere with the impugned order. The Criminal Miscellaneous Application is dismissed in the above terms.

J U D G E

Irfan Ali