

**ORDER SHEET**  
IN THE HIGH COURT OF SINDH KARACHI  
C.P. No. D-5815 of 2018

DATE	ORDER WITH SIGNATURE OF JUDGES
<u>Fresh Case.</u>	

1. For orders on Misc. No. 25323/2018
2. For orders on office objection No. 10
3. For hearing of main case.

**16.08.2018**

Azmat Wali, Petitioner in person  
\*\*\*\*\*

1. Urgency granted.
2. Office objection overruled.
3. The petitioner has approached this Court under Article 199 of Constitution of Islamic Republic of Pakistan for the following reliefs:-

- “a) ***This Hon’ble court may kindly take immediate action before formation of Sindh Government to pass appropriate orders to save Karachi, save Pakistan. Former Chief Minister Syed Murad Ali Shah, all the ministers, establishment cases in the NAB inquiry and FIA.***
- b) ***The corruption in election was the only basic reason in Karachi and Sindh to sabotage the peaceful election by the Sindh Government. The corruption petition by GDA is also under the Supreme Court of Pakistan.”***

The petitioner alleged that Karachi and Sindh are being controlled by corrupt Mafia for last 46 years. He further alleged that former Chief Minister and Provincial Ministers are involved in corruption. In fact the petitioner wants some restraining orders from us against the formation of Sindh Government. In general elections, public have elected their representatives and after issuing the notification of returned candidates by ECP, session of Assembly was convened and oath taking ceremony was also held. The petitioner has failed to satisfy on the maintainability of this petition as to how under Article 199 of the Constitution we can stop the formation of the government. He says that it is his fundamental right to file this petition, but at the same time, we are sanguine that stopping any returned candidate from taking oath or holding office as elected representative will amount to disenfranchising his voters who have elected their representatives to represent them in the Sindh Assembly. At this juncture, petitioner submits that similar petition has

been moved by him before Hon’ble Supreme Court but he failed to attach copy of any such petition, however, he submits that he will pursue his remedy in the apex Court. This petition is not maintainable, which is dismissed accordingly.

**JUDGE**

**JUDGE**

FAISAL MUMTAZ/PS\*