

**ORDER SHEET**  
**IN THE HIGH COURT OF SINDH, KARACHI.**  
**C.P No D-3250 of 2024**

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Dated \_\_\_\_\_ Order with signature of Judge.

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For direction.

1. For Order on M.A No.15639/2024
2. For orders as to maintainability of Petition.

**13.08.2024.**

Mr. Muhammad Aslam Rind, Advocate for the  
Petitioner.

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The Petitioner, who is apparently an employee of Pakistan Institute of Management (Respondent No.2), has invoked the jurisdiction of this Court under Article 199 of the Constitution praying that this Court be pleased:-

“A. To direct the Respondent No.03 to 09 to not violence, torture harass, pressurize, issue illegal, false, fabricated, filmy, self-made show cause notices to the Petitioner, with due course of law.

B. To direct the Respondents to not pass an order for the termination of the Petitioner from his Service, with due course of law as well as service rule of the Pakistan Institute of Management.

C. To direct the Respondents No. 3 to 09 not made corruption, fraudulent representation, tempering, alleged forgery, incompetence, documents stealing, damaging to the Pakistan Institute of Management.

D. To direct the head of department/ Respondent No.01 to 02 to conduct enquiry of instant all petering matter and submit the report before this honorable High Court of Sindh at Principal Bench at Karachi

E. To direct the Respondents to not pass an order for the illegal promotion of the employee of the Pakistan Institute of Management with due course of law as well as the Service rule of Pakistan Institute of Management

F. That the Promotion of the Respondent No.07 & 08 is illegal and on the ground of supporting all the activities and should be declared null and void.

G. To pass any other order which may be deemed just and proper by this Honorable Court giving due regard to the facts and circumstances of the case.”

On the very first date that the matter had come up, counsel for the Petitioner had been put on notice to satisfy this Court as to the maintainability of the Petition. Today, learned counsel has submitted that the Petitioner has been issued a show cause notice to which he has replied, with the ensuing proceedings remaining underway, and conceded that no definite action had been taken against the Petitioner as yet, whether by way of suspension or otherwise. Under such circumstances, the Petition appears to be premature and misconceived. Needless to say, the Petitioner ought to face the aforementioned proceedings and avail such remedy as may then be open to him in the law in the event of an adverse outcome upon culmination thereof. In view of the foregoing, the Petition stands dismissed in *limine* along with the pending miscellaneous applications.

JUDGE

JUDGE