ORDER SHEET IN THE HIGH COURT OF SINDH BENCH AT SUKKUR Constitution Petition No. D-170 of 2024

(Sajid Ali Naich Vs. Province of Sindh & others)

DATE OF HEARING ORDER WITH SIGNATURE OF JUDGE

- 1. For Orders on CMA No. 713/2024 (U/A)
- 2. For Orders on office objection.
- 3. For Orders on CMA No. 714/2024 (Ex./A)
- 4. For hearing of main case.

<u>21-02-2024.</u>

Mr. Aijaz Ali Bhatti advocate for the petitioner.

- 1. Granted.
- 2. Over ruled.
- 3. Granted subject to all just legal exception.

4. By way of instant petition, it is stated by petitioner that in year 2020 the respondents invited applications for appointment of police constables; he applied for the same and qualified the requisite test/interview; consequently he was appointed as police constable at District Ghotki and then was subjected to requisite training, which he undergone successfully. Subsequently, on verification of his documents it was told to him that his domicile is not genuine and his services were dispensed with. It is in these premises; the petitioner by way of instant petition has sought for restoration of his job.

If the petitioner is having a feeling that his domicile is genuine and his services have been dispensed with by the respondents without lawful justification, then he has remedy to exhaust by preferring a departmental appeal and in event of its dismissal may also approach the service tribunal having jurisdiction. The filing of instant petition before this Court by the petitioner directly besides being misconceived is barred by Article 212 of the Constitution of Islamic Republic of Pakistan, 1973.

In view of above, the instant petition is dismissed in limine.

Judge

Judge

Nasim/P.A