# ORDER SHEET IN THE HIGH COURT OF SINDH, CIRCUIT COURT, HYDERABAD

### C.P No.D-2038 of 2019

## DATE ORDER WITH SIGNATURE OF JUDGE

1. For orders on M.A 8894/19

2. For orders on office objection

3. For orders on M.A 7906/19

4. For orders on M.A 7907/195. For hearing of main case

5. For hearing of main case

#### <u>17.09.2019</u>

Mr. Akhtar Hussain Laghari, Advocate for petitioners.

1. Granted.

2to5. Petitioners are residents of Taluka and District Tando Allahyar and are mainly aggrieved by the alleged corruption in District Council, Tando Allahyar, as such, are seeking directions to the respondents to produce audit reports of last five years along with details in respect of purchase of different items, distribution of funds to various entities including Tando Allahyar Press Club, spending money of non-developmental funds by District Council, Tando Allahyar. Further, in this backdrop they are also seeking direction to Director General, NAB, Karachi to initiate inquiry against District Council, Tando Allahyar.

On the last date of hearing viz. 05.08.2019, when this matter was taken up, learned Counsel for the petitioners was put on notice to satisfy the court about maintainability of this petition. Today, learned Counsel has not added any substantial material to improve maintainability of this petition, which has been filed without any documents to establish prima facie existence of allegations leveled by the petitioner. He has also not been able to satisfy as to why he has not approached the concerned authorities / concerned departments / agencies for inquiry into the affairs of District Council, Tando Allahyar on the allegations as stated by him. Only a computerized generated photostat copy of a document purported to be the budget book for the years 2018-19 and 2019-20 pertaining to District Council, Tando Allahyar and some photostat copies of applications addressed to the Prime Minister of Pakistan, Chairman NAB, etc., have been filed in support of this petition, which are of no help to the petitioners to improve maintainability of the petition before this court under article 199 of the Constitution of Islamic Republic of Pakistan, 1973, which does not permit holding of an inquiry into the factual disputes. This being the position, we are of the view that this petition is not maintainable and accordingly dismiss it in limine alongwith applications listed at serial No.3 and 4.

#### JUDGE

#### JUDGE

<sup>-.-.-.</sup>