## **ORDER SHEET**

## IN THE HIGH COURT OF SINDH BENCH AT SUKKUR

Constt: Petition No.D-591 of 2025

Date of hearing Order with signature of Judge

## Fresh case

- 1. For orders on CMA No.2713/2025 (U/A)
- 2. For orders on office objection
- 3. For orders on CMA No.2714/2025 (Ex/A)
- 4. For orders on CMA No.2715/2025 (S/A)
- 5. For hearing of main case

## 29-04-2025

Mr. Mazhar Hussain Kalwar, Advocate for the petitioners

<u>1.</u> Urgent Application is granted.

2 to 5. It is the case of petitioners that there is murderous enmity in between the petitioners and their relatives on one side, and respondent No.7 along with his relatives (private respondents) on the other side and both the parties have registered such FIRs against each other. It is alleged that due to such enmity, the respondent No.7 and his relatives are harassing and restraining the petitioners and their relatives and are unlawfully preventing them from harvesting Rabi crops on over 200 Jareb (approximately 100 acres) of land. This obstruction is likely to result in substantial financial loss for the petitioners and their relatives; therefore, the petitioners need some protection of law to enable them to carry out the harvest without interference by the respondents.

During hearing, when counsel for the petitioners confronted that how the present petitioners are "aggrieved" to file the petition under Article 199 of the Constitution of the Islamic Republic of Pakistan, 1973, as they have no any title document in respect of the disputed land while he replied that the land belongs to Katcha area (Government Land) and the petitioners are cultivating the same. He further submits that the petitioners are acting in a pro bono capacity. Since, the petitioners themselves are not aggrieved from the act of respondents and have no titled document in their favour, therefore, the petition being not maintainable, is dismissed in limine along with listed applications.

JUDGE