ORDER SHEET
IN THE HIGH COURT OF SINDH KARACHI

Const. Petition No. D-2643 of 2025

Date

Order with signature(s) of Judge(s)

Fresh Case.

- 1. For orders on Misc. No.12147/25
- 2. For orders on office objections
- 3. For orders on Misc. No.12148/25
- 4. For orders on Misc. No.12149/25
- 5. For hearing of main case.

11.06.2025.

Learned counsel Mr. K.B. Leghari, Advocate appeared on behalf the petitioner, whose Vakalatnama is available in the File.

The main grievance of the petitioner is that the impugned order dated 26.05.2025 issued by I.G. Police Sindh (Respondent No.3 herein) for constitution of a committee to inquire into the facts of the Moro incident on 20.05.2025 is null and void, as according to him, the committee so established through the impugned order consists of police officers, who, according to him, have a conflict of interest, as such the impugned order should be struck down as they will not be able to conduct a fair and impartial inquiry.

We have heard the learned counsel for the petitioner.

At the very outset it is doubtful that the petitioner is an aggrieved party or not. Be that as it may the Terms of Reference mentioned in the impugned order reads as follows:-

- 1. To ascertain in the facts leading to the incident on 20th May, 2025.
- 2. To evaluate police response to the situation and fix responsibility.
- 3. To suggest and recommend remedial measures to prevent such untoward incident in future.

It appears that the impugned order was primarily to inquire into the police response in respect of the incident which took place in Moro and make recommendations for preventive measures so that such incident can be avoided in the future. It is the duty of the police to handle incidents such as the Moro incident, where a sit-in turned violent which led to an attack on a private property

as well as causing death and serious injuries to other persons and disrupted the

highway and everyday life of ordinary citizens.

As such, we find no legal infirmity in the impugned order. Primarily, it is

the responsibility of the police to adopt measures that effectively address sit-ins

and road blockages, ensuring that such situations do not escalate into violence and

that public order and convenience is maintained and as such we find that the

TORs of the impugned order will help the police to more effectively deal with

similar situation in the future which can only be for the benefit of the citizens of

Sindh as it appears one of the main objectives of the order is to try to improve

police efficiency in such situations.

So far as the FIRs in respect of the Moro incident are concerned, these

shall be proceeded strictly in accordance with law as no case for quashment has

been made out.

Accordingly, the instant petition along with all listed applications, are

dismissed in limine.

HEAD OF CONST. BENCHES

JUDGE

MAK/PS