

ORDER SHEET  
IN THE HIGH COURT OF SINDH CIRCUIT COURT LARKANA  
Const. Petition No. D- 174 of 2024

DATE	ORDER WITH SIGNATURE OF JUDGE
------	-------------------------------

Fresh case.  
1.For orders on office objection 'A'  
2.For orders on M.A No.627/2024 (E/ A)  
2.For Hearing of main case.  
23.10.2025.  
None present for the Petitioner

-----

Through this constitutional petition, the Petitioner seeks directions against Respondents No.1 to 4 for scanning and digitalizing the record pertaining to a residential plot allegedly allotted to his late mother under the Goth Abad Scheme.

Perusal of the contents of the petition reveals that the Petitioner claims that his mother, Mst. Begum Khatoon was granted a residential plot measuring 1044 square feet situated in Deh Wah Nabi Bux, Tapo Baqapur, Taluka and District Larkana, on 07.11.2005. It is further stated that the house was constructed over the said plot during her lifetime and that the Petitioner has since approached Respondent No.1 for scanning and updating the record, but without any fruitful outcome.

Learned Additional Advocate General Mr. Liaquat Ali Shar, present in Court in other matters, waives formal notice of this petition and submits that pursuant to Notification dated 21.10.2024, issued by the Senior Member, Board of Revenue, Sindh, Hyderabad, a “**Public Grievance Redressal Cell**” has been established, wherein the Deputy Commissioners across Sindh have been designated as Chairpersons. He further submits that any Petitioner's grievance may be addressed through the said mechanism.

However, it is noted from the record that the Petitioner has not made any formal application or complaint before the concerned authorities to redress his grievance.

In view of the above and without commenting on the merits of the case, this petition is **disposed of**, leaving the Petitioner at liberty to submit a formal application or complaint to Respondent No.3, Deputy Commissioner, Larkana, who shall treat the same as a grievance under the aforementioned Notification and decide it strictly in accordance with law, after affording meaningful opportunity of hearing to all concerned, preferably within thirty (30) days from the date of receipt of such application.

Judge

Judge

Abid H. Qazi/\*\*