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**IN THE HIGH COURT OF SINDH AT KARACHI**  
(CONSTITUTIONAL JURISDICTION)

CONSTITUTION PETITION NO. D-5920 OF 2015

**KAINAT SOOMRO & OTHERS ..... PETITIONERS**

VERSUS

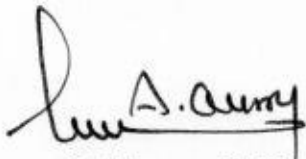
**PROVINCE OF SINDH & OTHERS ..... RESPONDENTS**

**COMPLIANCE REPORT BY DIRECTOR (LEGAL) &**  
**FOCAL PERSON TO CHIEF SECRETARY SINDH**  
**FOR COURTS**

**I N D E X**

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Karachi, dated 24/04/17

  
**(Dr. Saeed Ahmed Qureshy)**  
Director (Legal) &  
Focal Person to Chief Secretary Sindh  
For Courts

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**FOCAL PERSON TO CHIEF SECRETARY SINDH**  
**FOR COURTS**

It is respectfully submitted that in compliance of Honourable High Court Order, the undersigned requested to the Chief Secretary Sindh to chair a meeting considering the kind observations of Honourable High Court of Sindh to place the progress of implementation for the perusal of the this Honourable High Court. The meeting was convened on 05-04-2017 under the Chairmanship of Chief Secretary Sindh and was attended by the following:-

- |       |                           |  |
|-------|---------------------------|--|
| i.    | Mr. Fazalullah Pechuho    | Secretary Health Department  |
| ii.   | Mr. Qazi Shahid Pervez    | Secretary Home Department  |
| iii.  | Mr. Naveed Ali Shaikh     | Secretary University & Boards  |
| iv.   | Prof. Anila. A. Rehman    | Acting Vice Chancellor LUMHS   |
| v.    | Mr. Mohammad Essa Memon   | Additional Secretary Social Welfare Department                         |
| vi.   | Mr. Sheeraz Nazir         | A.I.G.P (Operation) Sindh Police.                                      |
| vii.  | Dr. Sadia Feroze          | Manager DCC,<br>Women Development Department                           |
| viii. | Mr. Saleem Ahmed Siddiqui | Deputy Secretary (I&C), SGA&CD   |
| ix.   | Mr. Mohammad Vawda        | Advocate learned Counsel of the<br>Petitioner                          |
| x.    | Mr. Hussain Idress        | Advocate, MCASTW   |
| xi.   | Dr. Saeed Ahmed Qureshy   | Director (Legal) & Focal Person to<br>Chief Secretary Sindh for Courts |

2. It is further submitted that, thread bearing discussion were held and the Chief Secretary Sindh advised for strict implementation in respect of the guidelines of Honourable Supreme Court of Pakistan.

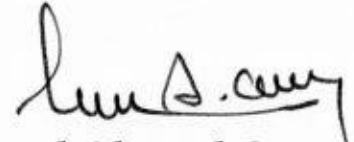
3. The issues in this respect were identified and specific directions were given for the implementation all concerned Departments.

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4. Minutes of the meeting are annexed as **Annexure-I**.

5. Placed for kind perusal of this Honourable Court and it is also submitted that if any further directions are being issued by this Honourable Court, they will be complied in its true light and spirit.

Karachi, dated 24/04/17



**(Dr. Saeed Ahmed Qureshy)**  
Director (Legal) &  
Focal Person to Chief Secretary Sindh  
For Courts



**HIGH COURT MATTER  
MEETING  
ON 05.04.2017 AT 4.00 P.M. IN  
C.S. COMMITTEE ROOM, 1<sup>ST</sup>  
FLOOR, SINDH SECTT NO.1**

No.PS/CS/17/8856  
**PRIVATE SECRETARY TO  
CHIEF SECRETARY  
GOVERNMENT OF SINDH**

Karachi, dated 28<sup>th</sup> March, 2017

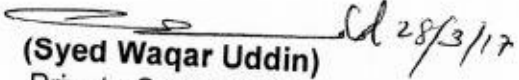
To,

1. The Secretary to Govt of Sindh, Home Department, Karachi.
2. The Secretary to Govt of Sindh, Law Department, Karachi
3. The Secretary to Govt of Sindh, Health Department, Karachi.
4. The Secretary (I&C), SGA&CD, Govt. of Sindh, Karachi.
5. The Secretary to Govt of Sindh, Women Development Department, Karachi.
6. The Secretary to Govt of Sindh, Social Welfare Department, Karachi.
7. The Secretary to Govt of Sindh, Universities & Boards Department, Karachi.
8. The Vice Chancellor, Liaquat University of Health Sciences along with Head of DNA Laboratory, Hyderabad.
9. The Inspector General of Police, Sindh, CPO, Karachi.
10. The Mr. Muhammad Vawda, Counsel of the Petitioner.
11. Mr. Hussain Idress, Assisting Counsel for Petitioner.
12. The Director (Legal) / Focal Person to Chief Secretary, Sindh for Court matters.

Subject: **C.P. NO. D-5920 / 2015 FILED BY KAINAT SOOMRO AND OTHERS V/S PROVINCE OF SINDH AND OTHERS IN THE HIGH COURT OF SINDH AT KARACHI.**

I am directed to enclose herewith copy of Note for Chief Secretary, Sindh on the above subject and to state that a meeting under the chairmanship of worthy Chief Secretary, Sindh has been scheduled to be held on **05.04.2017 at 4.00 p.m.**, in the Committee Room, First Floor, Sindh Secretariat No.1, Karachi to discuss and review the progress of subject court matter.

2. It is requested to kindly make it convenient to attend the aforesaid meeting, with updated position, on the above date, time and venue.
3. The Secretary Home is requested to kindly depute an officer for recording of minutes of subject meeting.

  
**(Syed Waqar Uddin)**  
Private Secretary to  
Chief Secretary

**Enclosure: As above**

Copy to:

- The Director General, Protocol Cell, SGA&CD, Govt of Sindh, Karachi.
- The Director (PR) to Chief Secretary, Sindh, Karachi.
- The Staff Officer to Chief Secretary, Sindh, Karachi.
- Master File



Dated 20.04.2017

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- 01 The Deputy Secretary Staff to Chief Secretary Sindh Karachi.
- 02 The Secretary Health Department, Government of Sindh Karachi.
- 03 The Secretary Board and University, Government of Sindh Karachi.
- 04 The Additional Secretary Social Warfare Department, Government of Sindh Karachi.
- 05 Dr. Saeed Ahmed Qureshi, Director (Legal) / Focal Person to Chief Secretary Sindh.
- 06 Prof. Aneela A. Rehman Acting Vice Chancellor LUMHS Jamshoro.
- 07 Sheeraz Nazir, Additional Inspector of Police (Ops) Karachi.
- 08 Dr. Shahida Fernaz, Manager DCC, Women Development Department Sindh.
- 09 Saleem Ahmed Siddique, Deputy Secretary (I&C) SGA&CD Sindh Karachi.
- 10 Hussain Idris, Lawyer, MCASTW.
- 11 Mohammad Vawda, Advocate.

**MINUTES OF THE MEETING REGARDING CP.NO. D-5290 OF 2015 FILED BY  
KAINAT SOOMRO V/S PROVINCE OF SINDH – HELD ON 05.04.2017.**

I am directed to refer to the subject noted above and to forward herewith a copy of minutes of the meeting held on 05.04.2017 under the chairmanship of Chief Secretary Sindh, Karachi for information and necessary action.

PSO TO DIRECTOR (LEGAL) &  
FOCAL PERSON TO CS SINDH  
Daisy No. 5235  
Inward Date 20-4-17  
Forward Date  
C.to.

  
SECTION OFFICER (Judl-I) 27/4/17  
HOME DEPARTMENT

PSO to Home Secretary, Sindh

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**MINUTES OF THE MEETING TO DISCUSS THE PROGRESS OF KAINAT  
SOOMRO CASE (CP # 5920/2015) HELD ON 05.04.2017**

A meeting was held in the office of Chief Secretary Sindh on 5<sup>th</sup> April, 2017 under the chairmanship of Chief Secretary Sindh to discuss the progress in Kainat Soomro Case which is the subject of CP#D-5920/2015 pending adjudication in Honourable High Court of Sindh at Karachi. List of participants is attached at Annex-I.

2. The meeting started with recitation of Holy Quran.

3. The Chief Secretary Sindh welcomed the participants and assured the learned counsel for the petitioner of the commitment of the Government of Sindh in complying with the directions of Honourable High Court of Sindh as well as the guidelines of Honourable Supreme Court of Pakistan in its Judgment reported as PLJ 2013 SC 107. Subsequently the learned counsel for the petitioner was asked to spell-out the guidelines of the Honourable Supreme Court of Pakistan, one by one, and the representatives of various departments of Government of Sindh were asked to articulate their response on each point. The following is an account of the guidelines, response of the Government of Sindh and the responsibility for implementation.

S.No.	Para No.	Guidelines of the Honourable Supreme Court of Pakistan laid down in its Judgment reported as PLJ 2013 SC 107	Response	Action By
1	a)	Every Police Station that receives rape complaints should involve reputable civil society organizations for the purpose of legal aid and counseling. A list of such organizations may be provided by bodies such as the National Commission on the Status of Women. Each Police Station to maintain a register of such organization. On receipt of information regarding the commission of rape, the Investigating Officer (IO) / Station House Officer (SHO) should inform such organizations at the earliest.	Women Development Department was directed to prepare the list of all NGOs who specialize in dealing with rape or other assaults on women and having adequate human resource in any particular geographical area. Such list to be provided to the IGP Sindh for further distribution to the respective Sr. Superintendent of Police including the SHO concerned or Investigation Officer to call for the activists of civil society upon receipt of a rape complaint.	Secretary, WDD IGP, Sindh.
	b)	Administration of DNA tests and preservation of DNA evidence should be made mandatory in rape cases.	The Provincial Assembly of Sindh has enacted Code of Criminal Procedure (Sindh Amendment) Act, 2016 whereby section 156-C has been inserted	Secretary, Health IGP, Sindh.

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		making it mandatory for DNA testing in rape cases. Similarly, Section 156-D makes it mandatory to maintain privacy of the sample and the result of DNA test.	
c)	As soon as the victim is composed, her statement should be recorded under Section 164 Code of Criminal Procedure, 1898, preferably by a female magistrate.	Home Department has issued necessary instructions to the Prosecutor General, Sindh and IGP, Sindh.	
d)	Trial for rape should be conducted in camera and after regular Court hours	Home Department has issued necessary instructions to the Prosecutor General, Sindh and IGP, Sindh.	
e)	During a rape trial, screens or other arrangements should be made so that the victims and vulnerable witnesses do not have to face the accused persons.	Home Department was issued necessary instructions to the Prosecutor General, Sindh and IGP, Sindh.	
f)	Evidence of rape victims should be recorded, in appropriate cases, through video conferencing so that the victims, particularly juvenile victims, do not need to be present in Court.	Home Department was issued necessary instructions to the Prosecutor General, Sindh and IGP, Sindh.	
<b>02 Directions for and in respect of Police Officials</b>			
a)	Every Police Station shall have available round the clock a lady police official/officer not below the rank of Head Constable.	Home Department has issued instruction to IGP, Sindh vide letter dated 01.10.2016 for compliance of the guidelines of Honourable Supreme Court of Pakistan.	IGP, Sindh
b)	As soon as a complaint of the offence is received, the duty officer receiving the complaint/information shall call the lady police official/officer present at the Police Station and make the victim and her family comfortable.	Home Department has issued instruction to IGP, Sindh vide letter dated 01.10.2016 for compliance of the guidelines of Honourable Supreme Court of Pakistan.	IGP, Sindh
c)	The duty officer, immediately, upon receipt of the complaint/information intimate to the "Rape Crises Cell" on its notified helpline	Home Department has issued instruction to IGP, Sindh vide letter dated 01.10.2016 for compliance	IGP, Sindh

	number.	of the guidelines of Honourable Supreme Court of Pakistan.	3/
d)	After making preliminary inquiry/investigation, the Investigation Officer along with the lady police official/officer available, escort the victim for medical examination.	Home Department has issued instruction to IGP, Sindh vide letter dated 01.10.2016 for compliance of the guidelines of Honourable Supreme Court of Pakistan.	IGP, Sindh 1257
e)	The Police shall personally supervise all investigation in to the offence.	Home Department has issued instruction to IGP, Sindh vide letter dated 01.10.2016 for compliance of the guidelines of Honourable Supreme Court of Pakistan.	IGP, Sindh
f)	The statement of victim shall be recorded in private, however, the presence of family members while recording statement may be permitted with a view to make the victim comfortable. In incest cases where there is a suspicion of complicity of the family members in the crime such family members should not be permitted.	Home Department has issued instruction to IGP, Sindh vide letter dated 01.10.2016 for compliance of the guidelines of Honourable Supreme Court of Pakistan.	IGP, Sindh
g)	The Investigation Officer shall bring the cases relating to "child in need of care and protection" and the child victim involved in incest cases to the Child Welfare Committee.	Home Department has issued instruction to IGP, Sindh vide letter dated 01.10.2016 for compliance of the guidelines of Honourable Supreme Court of Pakistan.	IGP, Sindh
h)	The accused should not be brought in the presence of victim except for identification.	Home Department has issued instruction to IGP, Sindh vide letter dated 01.10.2016 for compliance of the guidelines of Honourable Supreme Court of Pakistan.	IGP, Sindh
i)	Except for the offences which are reported during the night no victim of sexual offence shall be called or made to stay in the Police Station during night hours. The Social Welfare Department of the Govt shall ensure that <i>Superintendents of the Foster Home for Women / Dar-ul-Aman</i> will provide necessary shelter till formal orders are secured from the concerned authorities.	Home Department has issued instruction to IGP, Sindh vide letter dated 01.10.2016 for compliance of the guidelines of Honourable Supreme Court of Pakistan. Social Welfare Department has been instructed to comply with the directions.	Secretary, Social Welfare Deptt: IGP, Sindh



	11	The investigation Officer shall ensure that in no case the accused gets the undue advantage of bail by default. As per the provisions of Section 167 Cr.P.C. it is desirable that in cases of incest the report under Section 173 Cr.P.C. is within 30 days.	Home Department has issued instruction to IGP, Sindh vide letter dated 01.10.2016 for compliance of the guidelines of Honourable Supreme Court of Pakistan.	IGP, Sindh 1259
	k)	Periodical training to deal with rape cases should be provided to the Police officers, Juvenile Police Officers, Welfare Officers, Probationary Officers and Support Persons. A Training Module be prepared in consultation with the <i>Delhi Judicial academy</i> .	Agreed	Secretary, Home Deptt; Secretary, Social Welfare Deptt; IGP, Sindh
	l)	The police should provides information to the Rape Crises Cell regarding the case including the arrest and bail application of the accused, the date of filing of the investigation report before the magistrate.	Home Department has issued instruction to IGP, Sindh vide letter dated 01.10.2016 for compliance of the guidelines of Honourable Supreme Court of Pakistan.	IGP, Sindh
	m)	The police should keep the permanent address of the victim in their file in addition to the present address. They should advise the victim to inform them about the change of address in future.	Home Department has issued instruction to IGP, Sindh vide letter dated 01.10.2016 for compliance of the guidelines of Honourable Supreme Court of Pakistan.	IGP, Sindh
3	<b>Directions for and in respect of preservation of medical-legal evidence:</b>			
	i)	Direct the setting up of special rooms in all Private and Government Hospitals for rape victims to be examined and questioned in privacy with facilities required to preserve the life of the victim and for her recovery at all times.	It was agreed by learned counsel for the petitioner that Medico-legal examination cannot be conducted at any Private Hospital. With that modification the Health Department agreed to implement the guideline.	
	ii)	Directing that the sexual assault evidence collection kit or sexual assault forensic evidence (SAFE) kit consisting of items used by medical personnel for gathering and preserving physical evidence following a sexual assault be available with all the Hospitals.	Agreed	Secretary, Health

iii)	Direct that family member or any person identified by the victim be present during the medical examination so that the victim is reassured during the examination;	Agreed	IGP, Sindh 12/17
iv)	Direct that doctor and medical professional with the help of the family members of the victim accompanying her, explain to the victim each step of the examination and why each step is important to the examination and that victim's choice in controlling the pace, timing and components of the examination be respected;	To the extent of explaining each step of examination to the victim was agreed. However, choice in controlling the time and pace of examination can only be exercised if the medico-legal officer deems it fit in the interest of evidence to be collected.	Secretary, Health 12/61
v)	Direct that the detailed description of "Assault/Abuse History" be mentioned by the attending doctor on the rape victim;	Agreed	Secretary, Health
vi)	Directing that all hospitals should cooperate with the Police and preserve the samples likely to putrefy in their pathological facility till such time the police are able to complete their paper work for dispatch of material to forensic lab test including DNA;	Agreed	Secretary, Health
vii)	Direct that the Medical Examination Report should not be cursory but should contain particulars such as age of rape victim, question as to whether the rape victim was previously subjected to sexual intercourse, injuries to the body, general mental condition of the victim and other material particulars in reasonable detail. Further that Examination Report mentioning the time of examination should be sent to Investigation Officer without delay;	Agreed	Secretary, Health
viii)	Direct that the doctors should not, on the basis of the medical examination conclude whether rape had occurred or not and only medical findings should be recorded in the medical report as sexual assault is a legal issue and not a medical diagnosis;	Secretary, Health and infact all the Government Officers including Home Secretary, Police Officers and others present in the meeting expressed their discontent to the suggestion on the rationale	Secretary Health +

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that it was against the principles of Medical Jurisprudence and Forensic Medicine that the Medico-legal Officer should not furnish his opinion about the nature of the assault. Learned counsel for the petitioner did not, however, seem to agree to the suggestions of government officers.

ix)	Direct that medical examination of a rape/sexual assault victim must necessarily take place under the supervision of a senior female obstetrician/gynecologist. In the event an obstetrician/gynecologist is not available, it shall be a senior female doctor who shall examine a rape victim. In order to ensure that there is consensus of opinion on the medical examination, a board of three doctors must examine a rape/sexual assault victim. The deliberations of the said board of doctors be record as an audio recording, which must be later made available to a court to satisfy itself that there has been a fair consensus in relation to the opinion formation as far as the victim is concerned.	Secretary Health explained that in case the Women Medico-legal officer or a Women Medical Officer is not available in the hospital the Medico-legal Officer may call the local Lady Health Worker (LHW) or Lady Health Visitor (LHV) from the nearby locality. Secondly, Special Medical Board is only legally constituted by the Secretary Health Department. In case of disagreement of the victim or accused to the findings of the report of MLO she or he can apply to the Secretary Health for the constitution of Special Medical Board. The learned counsel for the petitioner agreed to the suggestion of Secretary Health.	Secretary Health
x)	Direct that specialized training programs be initiated for the Doctors who prepare Medical Examination Reports of the rape victims and/or conduct post mortems to ensure that the Medical Examination Reports as well as post mortem reports are up to the mark and stand judicial scrutiny in Courts.	Agreed	Secretary, Health

	<p>x1) Direct that in case a person is arrested on a charge of committing an offence of rape and there are reasonable grounds for believing that an examination of the said person will yield evidence as to the commission of the offence, a registered medical practitioner in a government hospital, shall undertake medical examination of the said person, upon a request filed by a police officer not below the rank of (SHO). The said examination shall be detailed and would include a description of the material taken from the person of the accused for DNA profiling. The same report with all details should also be forwarded to the Investigating Officer without delay.</p>	<p>Agreed with the modification that such medical examination can only be carried out by Medico-legal Officer or any Medical Officer so appointed by the Government.</p>	<p>X 1265</p>
4.	<b>Directions for and in respect of Investigation of offences of rape:</b>		
	<p>i) Direct that the Investigation Officer should carry out investigation of the cases on a priority basis and complete the investigation preferably within ninety days of the registration of the case. The investigation should be periodically supervised by senior officers before whom the victim can present any of their concerns regarding any of the aspects of investigation, which should be compulsorily and properly disposed off by the concerned senior officers;</p>	<p>Home Department has issued letter to IGP on 01.10.2016 requiring of compliance of the all the guidelines of the Honourable Supreme Court of Pakistan.</p>	<p>IGP, Sindh</p>
	<p>ii) Direct that the Investigation Officer should ensure that in no case the accused should get undue advantage of bail by default;</p>		
	<p>iii) Direct the Investigation Officer to protect from publicity the identity of the rape victim, her family and of the witnesses in the case; Direct that no official of the Court, police or any prosecution or investigating authority shall release or talk about or comment about any aspect of the trial, in order to prevent the embarrassment caused to the victim through publicity either during or after the trial;</p>		
	<p>iv) Direct that the investigations for rape and sexual offences be supervised by the Additional Superintendent of Police of the district or any other officer of equivalent or higher rank;</p>		

**Directions for and in respect of Trial Courts:**

i)	Direct the Judicial Magistrates and Trial Judges to assume an inquisitorial role while proceeding with the trials, which includes but is not limited to placing due weight on the available evidence corroborating rape and to detach irrelevant facts from the relevant one suggesting occurrence of rape:	It was agreed that the matter pertain to the Courts and Government functionaries can not influence the Court. However, the Home Department has issued instructions to the Prosecutor General, Sindh to assist the Learned Trial Court in this regard.	23 1267		
ii)	Direct that the Judicial Magistrates to send cases of offence of rape and sexual assault to the Court of Sessions expeditiously, preferably within 15 days of the filing of the Challan/Charge Sheet;				
iii)	Direct that the rape victim be provided with a counsel of choice under all circumstances;				
iv)	Direct that as far as possible chief examination and cross examination of the rape victim be conducted on the same day and preferably in camera as provided in the guidelines laid down by the Honourable Supreme Court in the case mentioned above and/or in Judge's chamber for the ease of the rape victim;				
v)	Direct that the questions in cross examination involving sexual intercourse and the incident of rape are put to the rape victim in a simple language and in manner which would cause least embarrassment to the rape victim and to ensure that the victim is not concealing portions of the evidence for the reason that she is made to feel embarrassed of what had happened to her;				
vi)	Direct that the questions to be put in cross examination on behalf of the accused, in so far as they relate directly to the offence, be given in writing to the Trial Judge beforehand who may put them to the victim or witnesses in a language which is clear and is not embarrassing;				
vii)	Direct that a panel of psychiatrists, psychologists and experts in sign language be maintained by all Judges who would				

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		assist in recording the statement of witnesses as and when requested by the Session Courts;		
	viii)	Direct that Court must effectively control the trial and the recording of evidence due to gravity of the situation and include only the most relevant questions and cross-questioning in the record and that too in a language, which is clear and suggests no innuendo or any language which might be variable construed;		
	ix)	Direct that if brought to the notice of the Court that threats have been received by the rape victim or her family members to compromise the matter, the Judge shall immediately direct the concerned Police Station to look into the matter and submit report before the court within Two (02) days. The court must ensure that protection is provided to the victim and her family;		
	x)	Direct that an environment not intimidating for the rape victim is created by ensuring that the staff in the Court rooms does not misbehave or intimidate the rape victim;		
	xi)	Direct that as far as possible, the disclosure of the name of the rape victim be avoided and the anonymity of the rape victim be maintained;		
	xii)	Direct that persons not necessary for proceedings including extra court staff be excluded from the courtroom during the hearing;		
	xiii)	Direct the courts must take a participatory role in the trial and monitor the proceedings in aid of justice in a manner that something irrelevant to the case, is not brought to the record;		
	xiv)	Direct that the trial not be prolonged and that barring exceptional circumstances, a maximum time period of two years be fixed within which the trial be concluded.		

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**Directions of Provincial Authorities.**

i)	Direct that 'Rape Crisis Centers' as rehabilitation institutions and protected spaces for temporary stay and boarding of the victims be created which shall include trained women as doctors, nurses, counseling experts and psychologists to help provide support and the required care to the victim to effect her recovery;	Women Development Department was directed to launch a program in its development portfolio.	Secretary, Women Development Deptt:  1271
ii)	Direct that costs of any medical bills for the psychological and gynecological care of the victim be borne by the state or charged to the convicted after the conclusion of trial as arrears of land revenue;	The point was not discussed in details, however, Government may take appropriate decision on case to case basis.	Home Department, Finance Department
iii)	Direct that media through self-regulation and state media regulatory authority ensure that untoward attention to the crime or the trial is not given;	Information Department was directed to ensure that the media personnel are duly sensitized to the issue.	Secretary, Information Department
iv)	Direct the provision of all necessary resources and finances to the Police Stations, hospitals and Trial Courts which are required for the implementation of the aforementioned directions.	It was apprised that the cost of investigation has been enhanced by 500%, and that the cost of investigation covers the cost of DNA test also. The Health Department agreed to providing all required facilities to the hospital which can undertake Medico-legal examination.	

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LIST OF PARTICIPANTS.

S. No.	Name & Designation
1	Mr. Rizwan Memon, Chief Secretary Sindh. - In Chair
2	Dr. Fazal-Ullah Pechuho, Secretary Health, Sindh
3	Qazi Shahid Pervez, Secretary Home, Sindh
4	Mr. Navaid Ali Shaikh, Secretary Universities & Boards
5	Dr. Saeed Ahmed Qureshi, Director (Legal) / Focal Person to Chief Secretary Sindh on Court matters.
6	Mr. Muhammad Issa Memon, Additional Secretary, Social Welfare Department, Sindh
7	Prof. Aneela A. Rehman, Acting VC, LUMHS
8	Sheeraz Nazeer, AIGP (Operation), Sindh Police.
9	Dr. Sadia Fernoz, Manager DCC, Women Dev. Department, Sindh.
10	Mr. Saleem Ahmed Siddiqui, Deputy Secretary (I&C), SGA&CD.
11	Hussain Idris, Lawyer, MCASTW
12	Mr. Mohamed Vawda, Advocate.