

## A DIARY – 07.10.2025

	<b><u>Case No. –Name andProceedings</u></b>
1	<p>OP 241/2023-Malappuram Dist-Paruthikkode JumuathPalli Mahallu Committee. Order pronounced in IA 174/2024. Call on 09.12.2025</p> <p>The application IA 174/2024 is filed by the petitioners seeking appointment of an interim mutawalli cum returning officer to manage the day-to-day affairs of the 1st respondent Jamaath until formation of a new committee. The petitioners allege that the present committee is functioning in violation of the bye law, that elections have not been conducted as per law, and that members have been denied participation and access to services. The respondents, on the other hand, contend that the general body of the Jamaath was convened on 18/03/2023 and a committee for the period 2023–2026 has been duly elected and is functioning legally, and that no vacancy or vacuum exists in the office of mutawalli.</p> <p>On careful consideration of the pleadings and materials on record, it is found that at this stage the appointment of an interim mutawalli is not warranted, as the existing committee continues to hold office until its term expires on 19/03/2026. However, it is also clear that conducting the election prior to the expiry of the present term is highly necessary to ensure a smooth transition and avoid administrative vacuum in the Jamaath.</p> <p>Accordingly, Sri. Anas, Advocate, is appointed as Returning Officer to conduct the election of the managing committee of the 1st respondent Jamaath strictly in accordance with the bye law through secret ballot system. The Returning Officer shall:</p> <ol style="list-style-type: none"> <li>1. Fix the nomination fee, not exceeding Rs.2,000/-, for candidates.</li> <li>2. Complete the entire election process, including verification of voters, acceptance of nominations, polling, counting of votes, and declaration of results, before the expiry of the present committee's term on 19/03/2026.</li> <li>3. Ensure that all procedural formalities under the bye law and the Waqf Act, 1995 are scrupulously followed.</li> <li>4. The Returning Officer shall be entitled to an initial batta of Rs.25,000/-, which shall be paid by the petitioners within 15 days from the date of receipt of this order.</li> <li>5. All expenses for conducting the election shall be met from the funds of the Jamaath.</li> </ol> <p>The Returning Officer shall hand over charge to the newly elected committee on 19/03/2026 after completion of the election process. IA 174/2024 is disposed of accordingly.</p>
2	<p>OP 239/2024- Malappuram District- Perinthalmanna Taluk- MasjidulManar&amp;Masjidul Mujahideen Order not ready IA 410/25, IA 411/25. For counter 09.12.2025</p>
3	<p>OP 2/1988-Malappuram Dist-Tirur Taluk-IndiannurJuma Masjid Paripalana Committee Order pronounced in IA 107/2025&amp; IA 108/2025. Posted to 09.12.2025.</p>

	<p>The supplemental respondents 16 and 17 have filed I.A. 107/2025 for reopening of the matter, and I.A. 108/2025 for staying further proceedings in O.P. No. 2/1988 till the disposal of O.P. No. 23/2025 (originally O.S. No. 51/2023 before the Waqf Tribunal, Kozhikode).</p> <p>The prayer for stay of this proceeding was earlier raised through I.A. 354/2024, and by order dated 26.11.2024 this Board had categorically held that pendency of proceedings regarding mutawalliship is not a ground to stay the statutory process of framing a scheme. That order has attained finality and cannot be reopened on the same set of grounds.</p> <p>It is further noticed that the present applicants are neither petitioners in O.P. No. 2/1988 nor plaintiffs in O.P. No. 23/2025. They have no independent locus standi to obstruct the scheme proceedings. The framing of a scheme is a statutory obligation of the Board under Section 69 of the Waqf Act, 1995 and the same cannot be stalled indefinitely on account of collateral disputes. Any party having objection to the scheme is at liberty to raise the same at the stage of consideration of objections as provided by law.</p> <p>In the result, I.A. 107/2025 and I.A. 108/2025 stand dismissed. O.P. No. 2/1988 shall be posted along with O.P. No. 23/2025 for further proceedings. It is made clear that the statutory process of framing a scheme cannot be rendered illusory by filing repetitive interlocutory applications on the same grounds.</p>
4	<p>OP 19/2022 Malappuram Dt –Ernadu Taluk–PeringavuJumaathPalli. Order pronounced in IA 46/2025. For steps 09.12.2025.</p> <p>The above Original Petition was filed by the petitioners under Sections 32, 38, 46, 47, 63, 69, 70, 71 and 86 of the Waqf Act, 1995 seeking various reliefs, including appointment of an interim Mutawalli, appointment of an auditor for auditing the accounts of the Waqf for the financial years 2015–2016 to 2019–2020, direction to restrain the existing committee from conducting election without sanction of the Board, framing of a scheme for the administration of the Waqf, and other ancillary reliefs.</p> <p>Along with the main petition, the petitioners had filed IA No.17/2022, which was allowed directing the Divisional Waqf Officer, Malappuram to audit the accounts of the Waqf for the period 2015–2020. Further, by order dated 09.03.2022 in IA No.18/2022, this Board restrained the respondents from conducting any election without the prior consent of the Waqf Board.</p> <p>The present IA No.46/2025 has been filed by the respondents in the above OP, seeking permission to conduct the election of the committee as per the bye-laws of the Waqf. It is stated that the general body meeting of the 1st respondent Sangham was</p>

	<p>held on 17.03.2021 and a committee was elected for a term of two years, which expired on 16.03.2023. Since there exists an order of restraint passed by this Board on 09.03.2022, the respondents contend that they are unable to convene the general body and elect new office bearers, and therefore seek permission to conduct the election as per the bye-laws.</p> <p>The petitioners in the OP have filed a counter statement opposing the application, contending that the present IA is a tactic to delay the consideration of IA No.20/2022, filed on 19.03.2022 by the petitioners seeking appointment of an interim Mutawalli, particularly as the term of the existing committee expired in 2020. It is also contended that since the petitioners have not sought relief in the main OP for conducting election or for appointment of a Returning Officer, the present application filed by the respondents is legally unsustainable. It is further contended that the “master of the litigation” is the petitioner in the main OP, and the respondents cannot maintain an independent interlocutory application seeking substantive reliefs inconsistent with the main petition.</p> <p>Upon consideration of the pleadings and materials on record, this Board finds that the present application is not maintainable. It is well settled that interlocutory applications are meant only for seeking temporary or ancillary reliefs within the framework of the pending proceedings. The respondents in the main OP cannot, by way of an interlocutory application, seek substantive reliefs that alter the nature of the dispute or introduce new claims beyond the scope of the main petition. If the respondents desired such relief, the proper course would have been to institute a separate and independent Original Petition.</p> <p>Permitting such applications would undermine established procedural norms and lead to multiplicity and procedural confusion. Hence, the Board holds that IA No.46/2025, filed by the respondents in OP No.19/2022, is not maintainable.</p> <p>Accordingly, IA No.46/2025 is dismissed. No order as to costs.</p>
5	<p>EP (A9)-1721/2022-Malappuram Dist-Perinthalmanna Taluk-Kattuppara Village-KattupparaJumuathPalli</p> <p>Order not ready, Posted to 11/11/2025.</p>
6	<p>OP 263/2023- Malappuram Dt- Ernad Taluk- KakkovuHidayathul Muslimeen SanghamCommittee.</p> <p>Re-opened. The Board has decided to inspect the waqf on 21/10/2025 at 4 PM. Both parties shall make themselves available to witness the inspection. Issue notice to all parties. Posted to 09/12/2025.</p>
7	<p>EP 300/2016-Malappuram Dist-Tirurangadi Taluk-Thennala Village-KodakkalluJuma Masjid</p> <p>Order not ready, posted to 11/11/2025.</p>
8	<p>EP-A9-658/23-Malappuram Dist-Kondotty Taluk-Morayur Village-</p>

	<p>KeezhmuriJumuathPalli. Order not ready, Posted to 09/12/2025.</p>
9	<p>OP 131/2023-Malappuram Dist-Perinthalmanna Taluk-Mueenul Islam Sangham, Kalappattukuzhi. Order pronounced in IA 124/2025 &amp; IA 125/2025. Posted to 09.12.2025</p> <p>The above Original Petition was filed by Muhammed Ali and four others under Sections 32, 67 and 70 of the Waqf Act, 1995 seeking, inter alia, appointment of an Advocate Commissioner for conducting election to the above Waqf as per the bye-laws and for ancillary reliefs. The respondents entered appearance and filed counter-statements stating their readiness to conduct the election. On 26.11.2024 the Board passed an order appointing Shri Adv. P. C. Moideen as the Returning Officer for conducting the election to the above Jamaath.</p> <p>IA No. 124/2025 is filed by the parties seeking six months' time to add their names to the voters' list and a direction to the Returning Officer to stop or stay election proceedings until their names are included, or alternatively, a direction to include all mahal members irrespective of payment of subscription fees. IA No. 125/2025 is an application by the third parties seeking to be impleaded further as Supplemental Respondents Nos. 7 to 11, stating that they are general body members and beneficiaries of the Waqf and are necessary parties. The respondents oppose both IAs and contended that the Board has already appointed a Returning Officer and fixed the procedure and schedule for the election; that members who had attained the age of 18 years as on 01.01.2024 were included in the voters' list and further time was permitted up to 05.04.2025 for remaining eligible members; and that the present applications are belated and filed only to delay the election process.</p> <p>Applications which operate to stay or derail an election are to be approached with caution. The public interest in holding elections on time, the rules and bye-laws which regulate voter-list preparation, and the need to protect the integrity and finality of an electoral process call for strict scrutiny before interfering with a duly appointed Returning Officer and a schedule already sanctioned by the Board. Extraordinary relief of injunction or stay is not to be granted as a matter of course; the applicant must show strong prima facie case, absence of alternative efficacious remedy, and that irreparable prejudice would follow if the relief is refused.</p> <p>In regard to IA No. 124/2025, the applicants seek six months' time to add names to the voters' list and ask that the Returning Officer be directed to stop the election or to include members without insisting on payment of subscription fee. The material placed on record shows that the Board had appointed a Returning Officer by order dated 26.11.2024 and the voters' list was prepared with cut-</p>

off and timelines; members who attained the age of 18 years as on 01.01.2024 were included and a further time-limit was granted up to 05.04.2025 for remaining eligible members. The present application seeking a further six months' indulgence is belated and has been filed after the Board's appointment of the Returning Officer and after the extended date of 05.04.2025 had already been provided to complete inclusion formalities. No satisfactory explanation has been placed on record to justify the applicants' failure to pursue the remedy within the period allowed by the Board nor any exceptional circumstance shown which would entitle them to a discretionary stay of the election. The plea that subscription fee should not be insisted upon is a matter of internal policy of the Jamaath and cannot be allowed to be retrofitted at this eleventh hour so as to disturb the electorate already finalised. Granting the indulgence sought would cause serious prejudice to those members who have complied with the prescribed cut-off and to candidates who may have organized their campaigns and rely upon the settled voters' list. Allowing an open-ended postponement would undermine the fairness and finality of the electoral exercise. For these reasons the applicants have not made out any prima facie case for the extraordinary relief of staying or postponing the election. The application thus fails on grounds of delay, laches and want of bona fides as well as for being prejudicial to the electoral process.

In regard to IA No. 125/2025, an application to implead additional parties at an advanced stage must satisfy the Court or Board that the party sought to be impleaded is a necessary or proper party and that impleadment would not occasion prejudice or delay. The persons sought to be impleaded as Supplemental Respondents 7 to 11 are general body members and beneficiaries whose interests are not shown to be distinct or adversarial to those of existing parties. The applicants have not explained satisfactorily why impleadment was not sought at an earlier stage when the matter was pending and when the voters' list and election machinery were being finalized. The primary consequence of allowing further impleadment at this stage would be to open the door to multiplicity of parties and consequentially to further delay the election process which the Board has sanctioned and the Returning Officer is prepared to conduct. Where adequate representation of interests is possible through existing parties and where the impleadment is transparently an afterthought to delay elections, the Court or Board should decline to allow such impleadment. In the facts of the present case the applicants have not shown that they are necessary parties whose absence would render the proceedings infructuous. The application therefore deserves to be dismissed.

The proper course available to any person aggrieved by exclusion from the voters' list or by the enforcement of subscription rules is to approach the Returning Officer during the election process

	<p>and avail the remedy provided under the bye-laws, or to pursue such appellate or grievance mechanism as the Waqf or bye-laws provide. The Returning Officer, once appointed, has the duty to decide objections and claims in accordance with the bye-laws and the law; this authority will not ordinarily substitute its discretion for that of the Returning Officer in the absence of clear irregularity or mala fides. The applicants have not demonstrated any prima facie illegality or mala fides in the Board's order dated 26.11.2024 appointing the Returning Officer, nor have they pointed to any provision in the bye-laws or the Waqf Act which entitles them to the blanket relief sought. The balance of convenience lies in favour of allowing the election to proceed without further delay.</p> <p>For the reasons recorded above, IA No. 124/2025 is dismissed. The application seeking six months' time for inclusion of names in the voters' list and/or seeking a direction to the Returning Officer to stop the election proceedings or to include all mahal members irrespective of payment of subscription fee is without merit and is dismissed for being belated, vexatious and prejudicial to the election process. IA No. 125/2025 is also dismissed. The application for impleadment as Supplemental Respondents Nos. 7 to 11 is refused on the ground that the applicants have failed to demonstrate that they are necessary parties and have not shown any justification for late impleadment which would cause prejudice and delay. The Board's order dated 26.11.2024 appointing Shri Adv. P. C. Moideen as Returning Officer for conducting the election shall remain in operation and the Returning Officer is permitted to proceed with the election in accordance with the bye-laws and applicable law. The Returning Officer shall decide any bonafide claims or objections regarding the voters' list strictly in accordance with the bye-laws and within a reasonable timeframe; all parties shall cooperate with the Returning Officer and comply with the procedure laid down. If any party has any specific grievance regarding the voters' list, the same shall be brought before the Returning Officer as provided in the bye-laws; the aggrieved party may thereafter pursue such remedies as are available under law after the election, if necessary.</p>
10	<p>OP 115/2024-Malappuram Dist- ParappoorTharbiyyathul Islam Sangham Order pronounced in IA 49/2025. Posted to 09/12/2025.</p> <p>The above I.A. is filed by the petitioners in O.P. No.115/2024 seeking an order directing the Returning Officer appointed by this Board as per order dated 07.12.2024 in I.A. No.227/2024 not to conduct the election of the waqf, <i>Tharbiyyathul Islam Sangham</i>, as per the panel system.</p> <p>It is stated in the petition that the Returning Officer appointed by the Board, Adv. Ismail Arif, has announced the election of the above waqf following the panel system, which according to the petitioners, is contrary to the bye-law and against the</p>

	<p>directions of the Board. Hence this application is filed to restrain the Returning Officer from proceeding with the election as proposed.</p> <p>The respondents filed a counter denying the allegations and contending that the above waqf is not <i>Tharbiyathul Islam Sangham</i> but <i>Isha-athul Uloom Madrassa</i>, which alone is registered as waqf under Registration No.2293/RA. It is further stated that <i>Tharbiyathul Islam Sangham</i> is a society registered under the Societies Registration Act, 1860, and therefore, the Board has no jurisdiction to interfere in its internal affairs.</p> <p>During the pendency of this application, the respondents 1 to 3 have produced the order of the Hon'ble High Court in W.P.(C) No.13024/2025, by which the Hon'ble High Court appointed Sri. K.A. Salil Narayanan, Advocate, as Advocate Commissioner to conduct the election of the above institution strictly in accordance with its bye-law.</p> <p>In view of the specific direction of the Hon'ble High Court appointing an Advocate Commissioner to conduct the election, the Returning Officer earlier appointed by this Board under order dated 07.12.2024 in I.A. No.227/2024 has become functus officio, and the election process will now be governed entirely by the order of the Hon'ble High Court.</p> <p>Accordingly, nothing survives for consideration in this application.</p> <p>In the result, I.A. No.49/2025 is dismissed in the light of the order of the Hon'ble High Court in W.P.(C) No.13024/2025.</p>
11	<p>OP 187/2024-Malappuram Dist-Tirur Taluk-Khivamul Islam Sabha Mahallu Committee.</p> <p>Common order pronounced in IA 337/2025, IA 121/2025. IA 275/2025 order not pronounced. Posted with OP 09/12/2025.</p> <p><u>I.A. 337/2025</u> is filed by the petitioners seeking appointment of an auditor to audit the accounts of the Kanmanam Thekkumuri Juma Masjid and its properties from the year 2007 onwards up to the financial year 2024–2025. The grievance raised is that ever since the year 2007 no proper election was conducted, the accounts have not been audited regularly, huge cash is being retained in hand contrary to the bye-law stipulations, interest accrued in the accounts is being misutilised, and deposits are being made in a Co-operative Bank instead of a scheduled bank as mandated by the Waqf Board circulars.</p> <p>The respondents, on the other hand, have denied all allegations and have contended that accounts are being regularly maintained and audited, and reports have been placed in meetings from time to time. They have produced details of audit reports and</p>

denied suppression or mismanagement.

On a careful consideration, this Board finds that auditing the entire accounts from 2007 onwards is neither practical nor necessary, particularly since more than 15 years have elapsed and records beyond a reasonable period are not verifiable with accuracy. However, in order to ensure transparency and accountability, it is just and proper to order audit for a reasonable period preceding the petition. Accordingly, this I.A. is allowed in part, directing audit of the accounts of the above waqf for the period from 2018 to 2024, in terms of Section 47 of the UMEED Act, 1995.

The Divisional Waqf Officer shall complete all procedure connected with the audit, including calling for explanations on the audit report, issuing directions to cure defects pointed out by the auditor, ensuring compliance, and dropping further proceedings once defects are rectified. If any amount is found recoverable as certified by the auditor, the matter shall be placed before the Board through the administrative side for appropriate action in accordance with Section 47& 48 of the UMEED Act, 1995.

I.A. 121/2025 is filed for a direction to the respondents to produce minutes books, account books, vouchers, receipts, title deeds, revenue records and bank statements of the waqf. It is pointed out that despite the appointment of an Advocate Commissioner, the relevant records were not produced, the explanation being that the same were with the Advocate. The Commissioner has also reported that no records were made available at the time of inspection.

The said records are essential for effective adjudication and for verification of accounts in connection with the scheme proceedings. The explanation of the respondents that the records were with their Advocate cannot be accepted as sufficient cause for non-production, since such records are by law required to be kept in the custody of the waqf. Hence, this I.A. is allowed. The respondents are directed to produce all the relevant records, including minutes books, accounts, vouchers, receipts, title deeds, revenue records and bank statements within 30 days before the Board, failing which adverse inference shall be drawn and further action will be initiated under the provisions of the Waqf Act, 1995.

In the result:

1. I.A. 337/2025 is allowed in part. Audit of the accounts of the Kanmanam Thekkumuri Juma Masjid and its properties shall be conducted for the period 2018–2024 under Section 46 of the Waqf Act, 1995. The Divisional Waqf Officer shall take all consequential steps as directed above, and if any amount is found recoverable, action shall be taken in terms of Section 47 of the Waqf Act, 1995.
2. I.A. 121/2025 is allowed. Respondents are directed to produce all relevant



	<p>records as specified above within 30 days, failing which adverse inference shall be drawn and strict action will follow under the Waqf Act.</p> <p>It is made clear that the statutory process of audit and accountability cannot be frustrated by non-cooperation, and any failure to comply with the above directions will invite strict action under the Waqf Act, 1995.</p>
12	<p>OP 273/2024 - Malappuram Dist - Ponnani Taluk-Ponnani MukkuthalaVadakkumuriJuma Masjid. Order not ready. Posted to 11/11/2025.</p>
13	<p>OP 485/2025-Malappuram Dist-PuthanpalliJaram Madrassa &amp; Hospital Paripalana Committee Order not ready. Posted to 11/11/2025.</p>
14	<p>OP 287/2023-Malappuram Dist-Ponnani Taluk- PuthanpalliJarum&amp; Madrassa Paripalana Committee Common order pronounced in IA 423/2023 &amp; IA 515/2024 vide separate order sheet. Posted to 09/12/2025.</p> <p>In the matter of Puthan Palli Jaram and Madrassa Paripalana Committee, Perumbadappu, the above Original Petition No.287/2023 is filed by Sri. Muhammed V.V against the office bearers of Puthan Palli Jaram shown as respondents 1 to 3 and Ashraf and Shabna as respondents 4 and 5 under Section 32 of the Waqf Act, 1995 seeking to remove the additional entry made in the Waqf register on 26.10.2010 in respect of item No.57 of Waqf No.2754/RA, to cancel the permission granted by the Chief Executive Officer on 14.03.2022 for leasing out the property having an extent of 85 cents comprised in Re-Survey No.72/9-2, and to prohibit the respondents from making constructions in the said property. The petitioner has filed I.A.No.423/2023 seeking to stay the operation of the order dated 14.03.2022 by which the above property was permitted to be leased out to the 5th respondent. The petitioner contends that the property covered by Document No.487/1937 was originally endowed by his parents and managed by the then Muthawalli Kunhimarakkur and that the Muthawalliship thereafter devolved upon the petitioner's brother. It is stated that the management was always with the family of the petitioner and that the respondents, behind the back of the lawful Muthawalli, have caused registration of the property with the Board and obtained permission to lease it out. The petitioner further alleges that the 5th respondent has entered the property and commenced construction, and hence seeks to set aside the order granting such permission.</p> <p>The respondents 1 to 5 filed counter statements contending that the 1st respondent is the lawful Muthawalli managing the Waqf and that the order of the Board dated 26.10.2010 recognising the entry in the Waqf register has attained finality. It is submitted that the permission to lease was granted by the Board after following all required procedures and that the 5th respondent has executed a registered lease deed</p>

	<p>on 20.11.2023 and is in possession of the property paying rent to the 1st respondent Sangham. It is also contended that the present petition is not maintainable before the same authority which issued the order, and the appropriate remedy, if any, lies before the Waqf Tribunal under Section 83 of the Act.</p> <p>During the pendency of the proceedings, the petitioner filed I.A.No.515/2024 seeking a direction to the 5th respondent to deposit the monthly rent of ₹ 15,000/- before the Waqf Board instead of remitting the same to respondents 1 to 3, in view of the dispute regarding Muthawalliship. The Chairman, Sri. M.K. Sakkeer, abstained from participation in the discussion as he belongs to the Mahal involved in the matter. The records show that the Board, in its meeting held on 09.03.2022, had taken a decision on the administrative side to grant permission for leasing out the property after complying with all procedural formalities, and based on that decision, the Chief Executive Officer issued proceedings dated 14.03.2022 sanctioning the lease. Once the Board has taken a decision on the administrative side and the same has been acted upon, it cannot be reviewed or stayed by the Board in a subsequent proceeding.</p> <p>It is a settled legal position that the Waqf Board, being a statutory authority, cannot sit in appeal over or review its own administrative or quasi-judicial orders unless such power is expressly conferred by the Waqf Act, 1995. Section 83 of the Act specifically provides that any person aggrieved by an order made by the Board may file an application before the Waqf Tribunal, which alone is competent to examine the legality or propriety of such orders. Therefore, entertaining an application seeking to stay or set aside an order passed by the Board itself would amount to exercising a power of review which the statute does not confer. Hence, the prayer in I.A.No.423/2023 to stay the operation of the order dated 14.03.2022 is not maintainable and is liable to be dismissed.</p> <p>However, since the petitioner has raised a bona fide dispute regarding the Muthawalliship and entitlement to receive rent from the leased property, the Board finds it proper, in the interest of justice and to safeguard the Waqf income, to direct the lessee to deposit the rent with the Board until final adjudication of the dispute. Accordingly, I.A.No.515/2024 is allowed directing the 5th respondent to deposit the monthly rent fixed by the Board while taking decision to lease out the property before the Kerala State Waqf Board from this date onwards. Any arrears of rent, if due, shall also be deposited within thirty days from the date of receipt of this order. The amount so deposited shall be held by the Board subject to final orders in O.P.No.287/2023.</p> <p>In the result, I.A.No.423/2023 is dismissed as not maintainable and I.A.No.515/2024 is allowed as above.</p>
15	<p>OP 213/2024-Malappuram Dist-Tirur Taluk-Irshadul Muslimeen Sangham-VendallurMahallu Committee.</p> <p>Order not ready IA 38/2024, IA 39/2024, IA 122/2025. Posted to 09/12/2025.</p>

16	OP 95/2016-Palakkad Dist-Mannarkkad Taluk-KombankalluJumuathPalliMahallu Committee Order not ready. Posted to 11/11/2025.
17	OP 33/2013- Malappuram Dt- Tirurangadi Taluk- CholamaaduJumaathPalli Order not ready. Posted to 11/11/2025.
18	OP 491/2025-Malappuram Dist-Eranad Taluk-VettikkattiriValluvangadJumuathPalli IA 366/2025- counter filed IA 329/2025- Counter filed. IA 366/2025 allowed on payment of cost of Rs 1000/- For production of receipt and hearing in IA 329/2025. Posted to 11/11/2025.
19	OP 573/2025-Malappuram Dist- Kanmanam Juma Masjid For steps.Posted to 09/12/2025.
20	OP 169/2016 – MalappuramDist – Vaavoor Jama-athPalliParipalana Committee. Fpr Commission Report. Posted to 09/12/2025.
21	OP 29/2021-Malappuram Dist-PonnaniTaluk-PonnaniValiyaJaram. For steps.Posted to 09/12/2025
22	OP 235/2023-Malappuram Dist-Tirur Taluk-ValavannurMattupuramJuma Masjid For commission report. Posted to 09/12/2025.
23	OP 245/2023-Malappuram Dist-TirurangadiTaluk-ChenakkalChennalungalJumuath Palli. Batta paid yesterday only. Issue notice to the impleaded party. For return of notice. Posted to 09/12/2025.
24	OP 41/2023-Malappuram Dist-Perinthalmanna Taluk-KalappattkuzhiJumamasjidPalli Madrassa Committee. For filing chief affidavit. Posted to 09/12/2025.
25	EP(A5)-2670/2023-Malappuram Dist-Tirur Taluk-Thanaloor Village-AreekkodeMabadulUloom Madrassa. For steps. 09/12/2025
26	EP (A5) 5101/2017 – Malappuram Dist – Tirur Taluk – AnjudiKadappuramMohiyudheenPalli Respondent filed memo. For steps.Posted to 09/12/2025.
27	OP 121/2023-Malappuram Dist-Eranad Taluk-KuttippurathMammootty waqf. For Commission Report. Posted to 09/12/2025.
28	EP(A12)-1232/2019-Malappuram Dist- Nilambur Taluk- PullippadamJamaathPalli For Steps. Posted to 09/12/2025.
29	OP 291/2023-Malappuram Dist-Tirurangadi Taluk-JamiyyathulIslahMahallu Committee. Argument notes filed in IA 470/2025 & IA 480/2025, For hearing, Posted to

	09/12/2025.
30	OP 449/2022-Malappuram Dist-Tirur Taluk-Badarul Huda Sunni Jamaath. For Commission report. Posted to 09/12/2025.
31	OP 40/2009- Malappuram Dt – PalakkodeIssathul Islam Sangham. For Commission Report. Posted to 09/12/2025.
32	OP 141/18 Malappuram Dt-Tirur Taluk-Noorul Islam Sangam Kazhuthallur IA 348/2025. For counter. Posted to 11/11/2025
33	OP 331/2022-Malappuram Dist-Ponnani Taluk-PookkaratharaJuma Masjid &Hayathul Huda Madrassa Committee. For objection to audit report. Posted to 09/12/2025.
34	OP 113/2023-Malappuram Dist- Ponnani Taluk- Nusrathul Muslimeen Association. Intimation to the auditor issued. For audit report. Posted to 09/12/2025.
35	OP 15/09 -Malappuram Dist- Nilambur Taluk- ChettiyilShoukkul Islam Madrassa. R4 filed chief affidavit along with documents. IA 396/2025 to receive documents. For counter, Posted to 09/12/2025.
36	OP 337/2022-Malappuram Dist-Tirur Taluk-Kott Mahallu Muslim Jamaath Committee. For commission report. Posted to 09/12/2025.
37	OP 547/2025- Malappuram Dt- Mueenul Islam Sangham Kalappattukuzhi Muthemkunnu Juma masjid For report of Returning Officer. Posted to 09/12/2025.
38	OP 529/2025-Malappuram Dist-ThanaloorPakaraMahallu Jama-athPalli For counter finally. Posted to 09/12/2025.
39	OP 503/2025-Malappuram Dist-East PathanapuramCheriyajumuathPalli IA 351/2025- For counter IA 173/2025- Argument notes filed along with High Court order. For hearing, Posted to 11/11/2025.
40	OP 265/2023-Malappuram Dist-Kavannur-Hidayathudheen Sunni Mahallu Jama-ath Sangham For filing chief affidavit. Posted to 09/12/2025.
41	EP 1593/2018-1 - Malappuram Dist-Tirur Taluk-KoottayiPuthiyaJumaathPalli. For Commission Report. Posted to 09/12/2025.
42	OP 257/2023-Malappuram Dist-Kondotty Taluk-KavungalJuma-athPalli For counter in IA 356/2025 & IA 358/2025. IA 42/2025 & IA 43/2025- Notes of argument and hearing. Posted to 09/12/2025.
43	EP 4499/2018- Malappuram Dt - Ernad Taluk-Valillappuzha Muslim Jamaath Call on 11/11/2025
44	OP 53/2022 - Malappuram Dist. – Tirur Taluk – Umer Bin KhathabJuma Masjid & Darussalam Madrassa. Issue notice to Returning Officer. Posted to 09/12/2025.
45	OP 225/2018-Malappuram Dist-Nilambur Taluk-PullippadamJumuathPalli

	Committee For Commission Report. Posted to 09/12/2025.
46	OP 31/13 Malappuram-Eranad Taluk-Vellara Methodika Juma-ath Palli (AnchirakkalJuma Masjid Committee) For Commission Report. Posted to 09/12/2025.
47	EP 3082/2020-Malappuram Dist-Tirur Taluk-ManalippuzhaJumuathPalli Chief affidavit filed by 1 <sup>st</sup> party. Adv. Sreekala appointed as Advocate Commissioner to record evidence. Pay batta of Rs 2500/-per day per witness. For Commission Report. Posted to 09/12/2025.
48	OP 273/2023-Malappuram Dist-Pulikkal-ChamaparambBadariyaMasjid Khidmathul Islam Committee For counter. Posted to 09/12/2025.
49	OP 5/2024-Malappuram Dist-Ponnani Taluk-SiyarathJuma Masjid &Ilmiyya Madrassa Convenor filed report. For detailed statement with respect to rent and construction. Posted to 09/12/2025.
50	OP 471/2025- Malappuram Dt- CheroorValiyaJumaathpalli For counter of R1 & R2 in IA 91/2025, IA 92/2025. IA 397/2025 to set aside the exparte order. Heard. Allowed. Posted to 09/12/2025.
51	OP 35/2023-Malappuram Dist-Tirur Taluk-KarippolImadul Islam Palli& Madrassa Managing Committee No representation by the petitioner and his counsel. Counter in IA 352/2025 filed. For orders. Posted to 09/12/2025.
52	OP 75/22- Malappuram Dist-VazhakkadAnanthayoorJumaathPalliMahalluCommittee Petitioners evidence is over. For filing chief affidavit by the respondent. Posted to 09/12/2025.
53	E.P.(A12) 6590/16- Malappuram Dist- Ernadu Taluk-KarakkadKunjikkammu Waqf Advocate commissioner not responded the letter issued by the board. Complete evidence within one month. Posted to 09/12/2025.
54	OP 459/2025-Malappuram Dist- ChembrasseryManhajuThaskiyathulIslamiyya IA 353/2025 Heard, allowed. For steps-09/12/2025.
55	OP 461/2025-Malappuram Dist- NirmarudoorKorangathJuma masjid Joint vakalath filed by the petitioner. For filing chief affidavit of the petitioner-09/12/2025.

56	EP(A12) 258/17/MLP- Malappuram-Dist. – Tirur Taluk – NaduvilangadiPookkayilJuma Masjid. For Commission Report. Posted to 11/11/2025.
57	OP 159/18 Malappuram Dt - Ernad Taluk-Valillappuzha Muslim Jamaath Call on 11/11/2025.
58	OP 31/2022-Malappuram Dist-Tirur Taluk-KoottayiPuthiyaJumuathPalli For Commission report with connected OP . Posted to 09/12/2025.
59	OP 65/2025- Malappuram Dt-Kondotty Taluk-VazhakkadValiyaJumuathPalli For counter in OP. Posted to 09/12/2025.
60	OP 539/2025-Malappuram Dist-Ponnani Taluk-EazhavaThiruthiMahalluJuma masjid Committee For counter in IA 398/2025 & IA 399/2025. Posted to 09/12/2025.
61	EP 7702/2024-Malappuram Dist-Tirur Taluk-PurathoorJumuathPalli No steps taken. IA 400/2025 for production of documents. For counter. Posted to 09/12/2025.
62	OP 603/2025-Malappuram Dist-Tirur Taluk-TheyyalungalJumuathPalli Adv. Narayanan filed vakalath for all respondents. For counter in OP & in IA 342/2025 & IA 343/2025. Posted to 09/12/2025.
63	OP 607/2025-Malappuram Dist-Tirur Taluk-Irshadul Muslimeen Sangham, Varanakkara. Adv. Moossakkutty for R1 to R3. For counter. Posted to 09/12/2025.
64	OP 151/2018-Malappuram Dist-Tirur Taluk- KoottayiPuthiyaJumuathPalli Committee. Batta paid. Notice issued to the wrong address. Issue notice to the correct address. Posted to 09/12/2025.
65	OP 11/2024-Malappuram Dist-Keezhparamba-ChoorottJumuathPalli. Chief affidavit filed. Call on 11/11/2025.
66	OP 91/2024 Malappuram Dist-Thirur Taluk-KalpakancherryAyiraniJumua Masjid. Chief affidavit filed by the 3 <sup>rd</sup> petitioner. Adv. Harshan appointed as Advocate Commissioner. Pay Batta of Rs 2500/- per day per witness. For Commission report. Posted to 09/12/2025.
67	EP -A 9 –2963/2022 Malappuram Dt- Ernad Taluk- PerakamannaJumaathPalli. For argument notes. Posted to 09/12/2025.
68	OP 235/2024-Malappuram Dist-PuthanPalliJaram Madrassa & Hospital Paripalana Committee IA 47/2025 – argument notes filed by the petitioner. For orders, meanwhile the respondent shall file argument notes. Posted to 09/12/2025.
69	OP 201/2024-Malappuram Dist-Kondotty Taluk-PulikkalJumuathPalli IA 375/2025 – Counter by R1 to R9( Petitioner in OP 5/2022). IA 340/2025- Argument notes by R3. For hearing. IA 401/2025 filed by 3 <sup>rd</sup> party. For counter. Posted to 09/12/2025.
70	OP 05/22 Malappuram – Dist-Kondotty Taluk PulikkalJumuathPalli Committee

	With connected OP. Posted to 09/12/2025.
71	OP 115/2023-Malappuram Dist- Eranad Taluk- AmayurPazhayaJumuathPalli For Commission Report. Posted to 09/12/2025.
72	OP 249/2016-Kozhikode Dist. –ChengottoorMuneerul Islam Sangham IA 510/2024 , IA 346/2024, IA 347/2024- argument notes by 3 <sup>rd</sup> party petitioner. For argument of the petitioner and respondent. IA 402/2025- notice given. For counter. Posted to 09/12/2025
73	OP 605/2025-Malappuram Dist-Tirur Taluk-PakaraJumuathPalli Filed counter in IA 345/2025, IA 346/2025, IA 347/2025. For hearing and for counter in main OP. Posted to 09/12/2025.
74	OP 545/2025-Malappuram Dist-Tirur Taluk-KoottayiJumuathPalli IA 350/2025- For argument notes, Posted to 11/11/2025
75	OP 285/2017 – Malappuram Dist – Tirurangadi Taluk - Tirurangadi Khasi House For report of the commissioner. IA 406/2025 to receive documents. Allowed. Issue direction to the commissioner to examine the witness. Posted to 09/12/2025.
76	EP(A9)-234/2023-Malappuram Dist-Nilambur Taluk-Karulayi Village-Irshadul Islam Sangham Chief affidavit filed by the respondent along with documents. Adv. Noorjahan appointed as advocate commissioner to record evidence. Pay batta of Rupees 2500/- per day per witness. For Commission report. Posted to 09/12/2025.
77	OP 455/2025 (OS 44/2012)-Malappuram Dist-Tirurangadi Taluk- MasjidunooriyyaNamaskaraPalli Committee. IA 407/2025 – reception of documents. For counter. Posted to 11/11/2025.
78	OP 17/2023-Malappuram Dist-Ponnani Taluk-PothannoorJuma Masjid IA 408/2025 to receive documents. Allowed. For Commission report. Posted to 09/12/2025.
79	EP(E6) 2319/2014 Malappuram Dt-ThachannaJuma-athPalli For Commission Report. Posted to 11/11/2025.
80	OP 541/2025- Malappuram Dt- Tirur Taluk- ValavannoorBafakhyYatheemKhana For counter in IA 378/2025. Posted to 09/12/2025.
81	OP 549/2025-Malappuram Dist-Perinthalmanna Taluk ParakkalJumuathPalli Counter filed by the respondents. For objection to audit report & steps. Posted to 09/12/2025.
82	OP 565/2025-Malappuram Dist-KuzhimannaPazhayaJumuathPalliMahallu Committee IA 409/2025 to appoint an interim Mutawalli. For counter. Posted to 09/12/2025.
83	EP (A8)-2236/2024-Malappuram Dist-Tirur Taluk-CheruvannurVadakkeJumuathPalli Corrected draft deed produced. Put up before the administrative side.
84	OP 65/2022-Malappuram Dist-Tirur Taluk-PerumbarambMoodalMahallu Committee Remuneration paid. Report filed. OP closed.
85	OP 15/2025-Malappuram Dist-ThandilamKadancheriMahallu Jama-ath Committee

	IA 412/2025 to receive documents. For counter. Heard IA 271/2025. For orders 09/12/2025.
86	OP 451/2025-Malappuram Dist-Ponnani Taluk-ThandilamKadancheriJumuathPalli With connected OP 09/12/2025.
87	OP 591/2025-Malappuram Dist-ManbadThottintakkaraAnsarul Islam Madrassa & Masjid Committee Adv. Narayanan filed vakalath for all respondents. For counter. Posted to 09/12/2025.
88	OP 219/2024-Malappuram Dist-Tirur Taluk-AnchudiMuhiyudheenJuma Masjid Committee For counter in OP. Posted to 09/12/2025.
89	OP 1/2018- Malappuram Dt-Tirur Taluk-AnchudiKadappuramMuhioyudheenPalli For steps. Posted to 09/12/2025.
90	IA 403/2025 in OP 277/2024-Malappuram Dist-KanmanaJumuathPalli IA 404/2025, IA 405/2025 For orders. Posted to 11/11/2025.
91	OP 617/ 2025-Malappuram Dist-Nilambur Taluk-MaliyekkalJumuath Pali Issue notice to all Respondents. Posted to 09/12/2025
92	OP 619/2025-Kannur Dist-Kannur Taluk-MankadavuJumuathPalli Issue notice to all the respondents. Posted to 25/11/2025. IA 393/2025-Allowed IA 394/2025- Heard. The petitioner had made out a prima facie case. Adv. Hassan Chettamkunnu is appointed as Advocate Commissioner to inspect the petition schedule property and report the entire facts stated in the petition. The Advocate Commissioner is further directed to submit a plan and photographs of petition schedule property and the illegal works done in the property. An amount of Rs 10,000/- shall be paid to the advocate commissioner as batta and shall be paid by the petitioners. For Commission report, Posted to 25/11/2025  IA 395/2025- Heard. The petitioner had made out a prima facie case. The respondent is hereby directed not to carry out any construction activities in the property belongs to the above waqf without prior permission from the Waqf Board. If any permission is already granted by the Divisional Waqf Officer, that will prevail and this order will not preclude the Divisional Waqf Officer from invoking his powers for granting permission as per the powers delegated to him.
93	OP 270/2025-Kollam Dist-Kollam Taluk-Umayanellur Muslim Jama-ath Issue notice to the all respondents. Posted to 29/10/2025 IA 376/2025-Heard. The petitioner had made out a prima facie case. The respondents



	and their men and agents are restrained from conducting election to the 1 <sup>st</sup> respondent Jama-ath on any date without obtaining prior permission of Board. IA 377/2025-Allowed. Kunhu Muhammed Driver is deputed.
94	EP 4885/2020-Malappuram Dist-Ponnani Taluk-PuthanPalliJaram Madrassa & Hospital Paripalana Committee Adv. K. V. Sabir filed vakalath for respondent. For statement if any. Posted to 09/12/2025.
95	EP 842/2024-Malappuram Dist-Kondotty Taluk-Chappanangadi Bappu Musliyar YatheemKhana Management Adv. Sayed Mansoor Bafakhy filed vakalath for 2 <sup>nd</sup> party. Adv. Narayanan filed vakalath for 1 <sup>st</sup> party. For statement. Posted to 09/12/2025.
96	OP 621/2025-Malappuram Dist-Kondotty Taluk-PulikkalJuma-athPalli Committee O.S. 109/2022 of Waqf Tribunal, Kozhikode is re numbered as OP 621/2025. Issue notice to all the parties. Posted to 09/12/2025.
97	OP 623/2025-Kozhikode Dist-Palangad Jama-ath Palli Mahallu Committee. Issue notice to the all respondents. Posted to 05/11/2025. IA 421/2025- Issue notice to the all respondents. Posted to 05/11/2025.