

ORDER SHEET  
IN THE HIGH COURT OF SINDH, CIRCUIT COURT, HYDERABAD  
C.P. No.S-334 of 2024

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

**28.02.2025**

Petitioner present in person.

Father of Respondent No.1 present in person.

-.-.-.

Petitioner and the father of Respondent No.1 are present, however, their Counsel are absent. Both the parties have filed their respective statements whereby the Petition claims that as per the earlier Order of the learned Trial Court he has already deposited a sum of Rs.11,20,000/- on account of mother's maintenance (Rs.440000), dowry amount (Rs.200000/-) and Rs.40000/- per month for both the children and has also deposited a sum of Rs.17,40,000/-. He further states that in compliance to the Order passed by this Court in C.P. No.S-312/2023, wherein it was ordered to deposit Rs.40000/- maintenance per child for both children, he was supposed to deposit Rs.17,25,000. He further pleads that his salaries have been attached and the amount which he was supposed to pay in accordance with the Orders passed by the learned Trial Court and this Court, his amounts have been attached in excess thereto hence his salary amount may be released from attachment. Respondent's father is present in person and has also tried to show that 10% annual increment which the Petitioner was supposed to deposit from the passing of the Order in April 2019 by the learned Trial Court, the Petitioner has not deposited so. On query, he states that from May 2019 till February 2024, a sum of Rs.160,000/- ought to have been deposited by the Petitioner. The Petition further raises objection that the amount which he is depositing as maintenance of his children is not being

spent and no proof whatsoever has been submitted to justify that these amounts are being spent on the minors. The Respondent 's father is present in person and undertakes that on the next date entire proof with respect to all the amounts which have been spent on the minors till date including Tuition Fee and other expenses shall be submitted on the next date through statement. Order accordingly.

In view of the above, both the parties are directed to bring their learned Counsel on the next date so as to conclude this issue of calculation on 07.03.2025 when no further adjournment shall be granted and the matter would be decided based on available record.

J U D G E

Ali Haider