

Order Sheet
IN THE HIGH COURT OF SINDH KARACHI
CP No.S-1102 of 2025
(Amna Tanveer Malik v. Khurram Siddique and another)

Date	Order with signature(s) of Judge(s)
------	-------------------------------------

1. For orders on office objection Nos.1 & 3 as at A
2. For hearing of CMA No.7169/2025
3. For hearing of main case

19.11.2025

Mr. Raj Ali Wajid Kunwar, advocate for the petitioner
Barrister Ashir Masood, advocate for the respondent

Through instant petition, the petitioner has claimed following relief(s):

- a. *Declare that the impugned notice dated 11.10.2025 issued by the learned Guardian Court (Respondent No.2) is illegal, arbitrary, without lawful authority, and of no legal effect, having been issued in violation of the subsisting judicial order restricting meetings to Saturdays only;*
- b. *Set aside and quash the said notice issued by Respondent No 2 being contrary to law, facts, and the principles of natural justice;*
- c. *Direct the learned Guardian Court to strictly adhere to and enforce its previous judicial order whereby meetings between the minor and the Petitioner were to be held only within Court premises and on Saturdays, unless duly modified through a reasoned judicial order passed after, hearing both parties;*
- d. *Any other relief which this Hon'ble Court deems fit on the consideration of facts and circumstances of this case in the larger interest of justice.*

It appears that notice dated 11.10.2025 was issued for production of minor before the Court of Family Judge Karachi West on 14.10.2025 @ 08:30 a.m. Admittedly, we are running in the month of November, 2025 and by passage of time, notice has already become infructuous. So far as prayer clause (c) is concerned, needless to observe that every Court of law is required strict adherence to the provisions of law while conducting judicial proceedings. It is expected that Family Court will conduct itself within the parameters of the Guardians and Wards Act, 1890, and will ensure proceedings are conducted in a peaceful and amicable manner. None of the parties feels prejudice.

The petition stands disposed of alongwith pending application(s).

JUDGE