

ORDER SHEET
**THE HIGH COURT OF SINDH, CIRCUIT COURT,
MIRPURKHAS**

C.P. No.D-756 of 2025
[Mst. Jawaria Qazi v. Province of Sindh & others]

Before
Mr. Justice Adnan-ul-Karim Memon
Mr. Justice Riazat Ali Sahar

Mr. Sarmad Sattar Laghari, Advocate, along with the petitioner.

Mr. Muhammad Sharif Solangi, Assistant Advocate General, Sindh along with
Syed Muhammad Alamdar, Chairman BISE Mirpurkhas.

Date of Hearing
& Order : 17.12.2025

ORDER

ADNAN-UL-KARIM MEMON, J. - Mst. Jawaria Qazi has filed this petition under Article 199 of the Constitution of the Islamic Republic of Pakistan, 1973, seeking the following relief:

2. The petitioner's counsel submitted that her father, Qazi Faizal-Uddin, was serving as a Secrecy Officer (BPS-17) at BISE Mirpurkhas and passed away during his service after more than 12 years of service. The petitioner is the only surviving legal heir of the deceased, as her mother had already obtained a dissolution of marriage during the lifetime of Qazi Faizal-Uddin. The petitioner expressed shock that she was awarded only Rs. 3,956,429/- after deductions totaling Rs. 6,433,000/-. Counsel contended that respondents 2 & 3 deducted this amount without lawful justification. It was further submitted that the computerized statement prepared by the respondents show large amounts credited to the deceased on the same day, which is unreasonable, and that several entries pertain to tasks that were never assigned to the deceased. Counsel requested that respondents be directed to release full amount due and to appoint the petitioner against the deceased quota on a suitable post according to her qualifications.

3. In compliance with the Court's order dated 10.12.2025, the Chairman, BISE Mirpurkhas submitted a report stating that an appointment letter had already been issued, subject to the petitioner discontinuing her studies at Jinnah Medical University. Regarding the disputed deductions, the petitioner

may meet with the competent authority or Accounts Officer of BISE Mirpurkhas to resolve the matter.

4. In view of the above, without touching the merits of the case, the petition is disposed of with the following directions:-

- i. Regarding the payment issue of the deceased, the Chairman of BISE Mirpurkhas is directed to allow the petitioner to settle her account in respect of the dues of the deceased if the same are owed to the BISE, and the same shall be paid to her forthwith. Since the parties are at loggerheads with claims and counterclaims, the Chairman shall resolve this matter positively within two weeks after giving the petitioner an opportunity to be heard.
- ii. Regarding the appointment. The appointment order in favour of the petitioner shall be issued without further delay. The question of whether the petitioner continues her studies at Jinnah Medical University or otherwise shall remain entirely at her discretion, and choice as to whether she wants to continue her studies or with the current job and this Court does not intend to restrict such lawful movement of the petitioner, subject to all applicable provisions of law.

This petition stands disposed of in the above terms.

JUDGE

JUDGE

KararMuhammad Danish