IN THE HIGH COURT OF SINDH, AT KARACHI

C. P. No. D-2101 of 2022

<u>Present:</u> Ahmed Ali M. Shaikh, CJ and Yousuf Ali Sayeed, J

Petitioner	:	Ms. Mehwish person.	Hameed	in
Respondents	:	Nemo.		
Date of hearing	:	17.05.2022.		

ORDER

YOUSUF ALI SAYEED, J. - The Petitioner has invoked the jurisdiction of this Court under Article 199 of the Constitution, impugning the requirement that a candidate seeking enrolment as an advocate undertake comprehensive training for a continuous period of six months as a pupil in the Chamber of an Advocate who has been entitled to practice as such for a period of not less than 10 years.

According to the Petitioner, the imposition of such a requirement constitutes a violation of fundamental rights and also contravenes a judgment of the Honourable Supreme Court of Pakistan as to the requirement for a candidate to clear the LAW GAT Test. However, on query posed, as to how the rule/requirement as to pupilage constituted a violation of fundamental rights, the Petitioner was unable to articulate any cogent argument, and also could not point out any binding direction of the Honourable Supreme Court of Pakistan against the imposition of that requirement.

In view of the foregoing, the Petition appears to be misconceived and devoid of force, hence stands dismissed *in limine* along with pending miscellaneous applications.

JUDGE

CHIEF JUSTICE

Karachi. Dated: