ORDER SHEET IN THE HIGH COURT OF SINDH, KARACHI C.P No. D- 4143 of 2022

Order with signature of Judge

Fresh Case.

Date

- 1. For order on CMA No. 30278/22 (U/A)
- 2. For order on office objection No. 18.
- 3. For order on Misc. No. 18288/2022 (Exp/App).
- 4. For hearing of main case.

24.11.2022.

Mr. Manzoor Ahmed Soomro, Advocate for Petitioner.

Learned Counsel submits that the father of petitioner was serving in police department and had expired on 27.04.1999 due to fire arm injury, therefore, the Petitioner, being daughter, is entitled for appointment on the basis of "Shaheed Quota" as provided under the Sindh Shaheed Recognition and Comps nation Act, 2014. In support he has also placed reliance on the case of *Muhammad Muzammil Khan Vs. Government of Khyber Pakhtunkhwa through Secretary Home and Tribal Affairs Department and 4 others* (2018 PLC (C.S) Note 82).

We have heard the Petitioner's Counsel and perused the record. Admittedly, the father of the Petitioner, as claimed expired on 27.04.1999 due to some fire arm injury and according to the Petitioner, he is a "Shaheed" and entitled for the benefit, as provided in 2014 Act. However, in our considered view since the father of the Petitioner had expired much before the promulgation of 2014 Act; hence apparently she is not entitled for any such benefit as the said Act is not applicable retrospectively. Whereas, he has not been able to show as to how any such benefit, as claimed, can be granted to the Petitioner. As to placing reliance on orders, noted above, it would suffice to observe that they have no relevance to the present case and question raised by us.

In view of hereinabove facts and circumstances, Petition appears to be misconceived as no right has accrued to the Petitioner; hence the same is dismissed in limine with pending application(s).

JUDGE

JUDGE

Ayaz P.S.