

ORDER SHEET
IN THE HIGH COURT OF SINDH, CIRCUIT COURT
HYDERABAD

C.P. No.S-61 of 2025

DATE	ORDER WITH SIGNATURE OF JUDGE(S)
	1. For orders on office objections. 2. For hearing of main case.

28.02.2025

Mr. Karamullah Memon, Advocate along-with petitioner.
Mr. Muhammad Yousuf Rahpoto, Assistant Advocate General, Sindh.
==

This petition was filed with prayer to recover the detenue Mst. Rubab Bano under the allegation that she has been declared as *Karo* and there is pressure on her. Based upon such statement in the petition notices were issued to the official respondents to produce the detenue on 18.02.2025. On 25.02.2025, the detenue herself appeared in Court and gave statement that she was living with her parents under her own free-will and due to improper maintenance by the petitioner, she has filed a Family Suit No.187 of 2024 which is pending before the learned Family Judge Mirwah for dissolution of marriage by *Khula*. On the last date, neither petitioner nor his counsel were present despite the fact that the matter was taken-up in the late hours and the detenue and her counsel both were present, based on the above, following order was passed:

*“Learned AAG files reports on behalf of respondents No.2 & 4 which are taken on record. Mr. Ghulam Murtaza Shar, advocate files power on behalf of detenue namely Mst. Rubab Bano who is also present in person and states that after the marriage in the year 2021, the petitioner did not maintain and keep her properly resulting into filing of a Family Suit No.187 of 2024 which is pending before the learned Family Judge Mirwah for dissolution of marriage by Khula, which matter was fixed before the Trial Court today. She further states that under her own freewill and due to the conduct of the petitioner, she is living with her parents and the allegations made in the petition are not correct entirely. In view of the above, the orders dated 10.02.2025 and 18.02.2025 have been complied with, hence the detenue is not required to appear before the Court anymore. However, due to lawyers’ strike today no adverse order is being passed today in the absence of the learned counsel for the petitioner. Let intimation notice be issued to counsel for **28.02.2025** when no further adjournment shall be granted.”*

Today, the petitioner and his counsel are present and after hearing them and considering the last order, it appears that the petition has served its purpose and the same is disposed of accordingly. The petitioner may avail his remedies strictly in accordance with law.

JUDGE