

ORDER SHEET  
THE HIGH COURT OF SINDH, CIRCUIT COURT LARKANA  
Constitution Petition No. S-433 of 2025  
(Mst. Abida Khatoon v. P.O Sindh and others)

Date	Order with signature of Judge
	1. For orders on office objections 'A'. 2. For orders on M.A No.941/25 (E/A). 3. For hearing of main case.

**20-11-2025**

Mr. Wajid Ali Gaad, Advocate for petitioner.

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Learned counsel for the petitioner submits that the official respondents allegedly entered the petitioner's house and took away her brother-in-law together with his children namely minor baby Hafsa Batool and minor Muhammad Faris. He further contended that such act of official respondents amounts to illegal removal of the minors from lawful custody. When confronted with the order dated 13.10.2025, passed in Constitution Petition No.S-581/2025 (copy annexed with the petition), whereby the High Court of Sindh, Circuit Court Hyderabad directed SSP, Hyderabad (respondent No.6) to produce alleged detainee baby Hafsa before the Court, learned counsel argued that the officials had no authority to enter the house.

After hearing learned counsel for petitioner, I have perused the material available on record. From the order dated 13.10.2025, it is evident that directions were given to the SSP Hyderabad (respondent No.6) to recover minor baby Hafsa pursuant to the explicit directions of this Court (Circuit Court Hyderabad) in C.P. No.S-581/2025 filed by Mst. Neelam. In these circumstances, the impugned act of the official respondents does not constitute any illegality as alleged by the petitioner; rather, it clearly appears to be an execution of the order passed by the High Court, and the officials acted strictly in compliance with said directions by producing the minors before the Court.

In view of the above facts, this petition is not maintainable; it is accordingly dismissed in *limine* along with listed application(s), if any.

JUDGE