



## **125222 - Her father paid her university fees, then the university returned the fees as a prize to her; does her father have the right to take them?**

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### **the question**

I am a student who is excelling at university, and the university gave me a prize as a reward for my achievements. My father asked me to use it to pay for my university fees, then he changed his mind and did not mention the prize-money again as he had asked me to do. Then it became clear to me that this prize-money is like the university returning to us the money that we had paid in fees. I thought it was only honest to tell my father, but when I told him he said that it is his money, but I think that it is mine, because the university returned it because of my doing well. There is also a contract between me and the university to the effect that this is in return for something: for every year that they return the fees, I will work in the university or the government, in any job and in any location they choose. If I do not accept this, then I have to return the money. So I have worked very hard to get this prize, and I have made a commitment to the university in return for the money. I do intend to give my father the money, but please note that he is not in need, because he owns property worth one million dinars, whereas I have no money apart from this prize, and I want to complete my graduate studies that my father said he will sponsor me for until I complete them.

### **Detailed answer**

Praise be to Allah.

If the matter is as you say, that your father promised to pay the university fees, then he decided not to ask you to give him the prize that will be given to you, then it became clear that the prize was no more than returning the university fees, then this prize belongs to you and what your father paid previously was a gift with no intention of asking for it back. This is in addition to the fact that you state that the prize is in return for future work.

But we should point out that the father has the right to take from the wealth of his child – male or



female – whatever he needs, without harming the child, because of the hadeeth of Jaabir ibn ‘Abdillah (may Allah be pleased with him), according to which a man said: O Messenger of Allah, I have wealth and a son, and my father wants to take all my wealth. He said, “You and your wealth belong to your father.” Narrated by Ibn Maajah, 2291; Ibn Hibbaan in his Saheeh, 2/142, from the hadeeth of Jaabir; Ahmad, 6902 from the hadeeth of ‘Abdullah ibn ‘Amr.

Ahmad narrated from ‘Amr ibn Shu‘ayb from his father that his grandfather said: A Bedouin came to the Messenger of Allah (blessings and peace of Allah be upon him) and said: My father wants to take all of my wealth. He said: “You and your wealth belong to your father. The best of what you consume is what you yourself have earned and the wealth of your son is part of your earnings, so consume it joyfully.”

It has several isnaads and corroborating evidence that makes it saheeh.

See: Fath al-Baari, 5/211; Nasab ar-Raayah, 3/337

But this is subject to conditions that were laid out by the scholars:

- 1.The father should not be unfair to the son or harm him, or take anything that he needs.
  - 2.He should not take from the wealth of one son and give it to another son.
  - 3.The father should be in need of the wealth; it is not permissible for him to take that which he does not need, according to the majority of fuqaha’, apart from the Hanbalis, because of the report narrated by al-Haakim (2/284) and al-Bayhaqi (7/480) from ‘Aa’ishah (may Allah be pleased with her), who said: The Messenger of Allah (blessings and peace of Allah be upon him) said: “Your children are a gift from Allah to you, ‘He bestows female (offspring) upon whom He wills, and bestows male (offspring) upon whom He wills’ [ash-Shoora 42:49], so they and their wealth belong to you if you need it.” Classed as saheeh by Shaykh al-Albaani in as-Silsilah as-Saheehah, 2564
- Ibn Qudaamah (may Allah have mercy on him) said: The father may take from his son’s wealth whatever he wants and it becomes his, whether the father needs what he takes or not, and whether the child is a minor or an adult, subject to two conditions:



1. That he is not unfair to his child and does not harm him, and he does not take anything that his son needs

2. and that he does not take from the wealth of one son and give it to another.

Abu Haneefah, Maalik and ash-Shaafa'i said: He does not have the right to take from the wealth of his son except as much as he needs, because the Prophet (blessings and peace of Allah be upon him) said: "Your blood and your wealth are sacred to one another, as sacred as this day of yours, in this month of yours." Agreed upon. And it was narrated that the Prophet (blessings and peace of Allah be upon him) said: "It is not permissible (to take) the wealth of a Muslim unless he gives it willingly." Narrated by ad-Daaraqutni. And because the son has full possession of his own property, so it is not permissible to take it from him.

End quote from al-Mughni, 5/395

You stated that your father is not in need; based on that, it is not permissible for him to take anything from your wealth except with your consent.

We appreciate your intention to give the money to your father, because this comes under the heading of honouring him and treating him kindly. We ask Allah to compensate you with good.

And Allah knows best.