

**ORDER SHEET
IN THE HIGH COURT OF SINDH AT KARACHI**

Revision Application No. 237 of 2019

(*Hemant Kumar v. Assaram & Others*)

DATE: **ORDER WITH SIGNATURE(s) OF JUDGE(s)**

1. For Orders as to maintainability of CMA No.1391/2026 (Sec 151 CPC filed by Respondent No.1 – for modification of Order dated 18-4-2022)
2. For Orders on CMA No.1996/2025 (12(2) CPC filed by Respondent No.1)
3. For Hearing of CMA No.515/2026 (151 CPC filed by Respondent No.1)
4. For Hearing of CMA No.516/2026 (Stay filed by Respondent No.1)
5. For Hearing of CMA No.6597/2025 (Contempt filed by Respondent No.1)
6. For Hearing of CMA No.811/2024 (Sec 151 CPC filed by Respondent No.1)

13-4-2026

Respondent No.1 (Mr. Assaram) in person
Mr. Ghulam Mustafa Hingoro, Advocate for Respondent No.2

Sana Akram Minhas J: The Applicant and Respondent No.1 (Assaram) are son and father. Notwithstanding the final disposal/dismissal of the case, nearly half a dozen applications have since been filed by Respondent No.1 and are presently on record.

The matter already stands disposed of; the main Revision Application having been dismissed by this Court on 18.4.2022. The said order has attained finality, as the proceedings challenging it, namely CPLA No.771-K of 2022, were dismissed by the Supreme Court by order dated 28.2.2025 - as noted in order of 12.3.2026.

Application for appointment of counsel at State expense: The Respondent No.1, appearing in person, has today submitted a further application, which is taken on record. The Office shall assign a CMA number to the same and place it appropriately in the Court File.

In the application, Respondent No.1 states that he is over 80 years of age and seeks appointment of counsel at State expense on the ground that his health has deteriorated over time while conducting his case in person.

It is, however, evident that the proceedings have already concluded, and the final order has attained conclusiveness up to the level of the Supreme Court. In such circumstances, the continued filing of applications in a concluded matter does not warrant any indulgence. The request for State-funded legal assistance, at this stage, is therefore wholly unwarranted. Accordingly, the present application is **dismissed** as being misconceived and legally untenable.

On the next date of hearing, Respondent No.1 shall address all his pending applications, particularly CMA No.1391/2026, the maintainability of which was noted in the order dated 12.3.2026. List on **12-5-2026**.

JUDGE