

IN THE HIGH COURT OF SINDH AT KARACHI

Civil Rev. Appln No.147 of 2025

Date	Order with Signature of Judge
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Fresh case

1. For orders on CMA No.6976/2025.
2. For orders on office objection a/w reply as at A.
3. For orders on CMA No.6774/2025.
4. For hearing of main case.
5. For orders on CMA No.6775/2025.

08.10.2025

Mr. Raj Ali Wahid Kunwar, Advocate for the applicant.

1. Urgency is granted.
2. Deferred for the time being.
3. Exemption is granted subject to all just exceptions.

4-5. The applicant-Muhammad Waseem is aggrieved by the orders passed by the Court as available in the office diary at page 33 and a statement available at page 99 of this revision application. I have perused the orders and the statement which appear to be passed in a normal course within the contours of the powers of the Court given the facts and circumstances of each case. The circumstances as explained by the learned counsel do not merit an intervention by the Court, particularly when such procedural choices are left to discretion of the trial Court, the appellate forum should restrain itself from micromanaging trial proceedings. Counsel is aggrieved by the trial Court's alleged avoidance to decide the lis and delay, however, these matters involving the timing of procedural decision on the part of the Court are discretionary and are based on balancing principles of fairness, right of hearing, due process and efficiency (time and costs of the parties and Court). I do not find any such imbalance by the trial Court during conduct of the trial, so far, upto this stage. Accordingly, the instant civil revision application is dismissed *in limine* alongwith listed application with the observation that it is expected that the trial Court will proceed in the matter in accordance with law in terms of the expectations articulated herein.

JUDGE