

ORDER SHEET IN THE HIGH COURT OF SINDH CIRCUIT COURT LARKANA Civil Revision No. S- 18 of 2005

DATE

ORDER WITH SIGNATURE OF JUDGE

<u>Hearing/Cases</u> <u>For Hearing of Main Case</u>

12.09.2019

Mr. Liaquat Ali Shar, Addl. AG for the State.

With reference to the order of previous date, notice was issued to the applicants however none is in attendance on their behalf. From the record it appears that since 2005 this matter is pending without any useful progress. On the last date of hearing viz. 22.08.2019 the matter was adjourned on account of absence of the learned counsel for the applicants with directions that in the event if no one appears on behalf of the applicants on today's date of hearing, appropriate order would be passed. From the record it appears that this matter is being adjourned from time to time either at the request made on behalf of learned counsel for the applicant or on account of his absence. From conduct of the applicants it appears that they have lost their interest in this case. The Hon'ble Supreme Court of Pakistan in the case of hulam Qadir and others v.Sh. Abdul Wadood and others (PLD 2016 SC 712), inter-alia has held as under:-

"Revision Court should not be compelled to decide a civil revision on merits in the absence of either party(ies) just because it had been admitted to regular hearing. Court should not be rendered a slave to a person who filed a revision petition and subsequently choose not to appear before the revision Court due to disinterest or ignorance/indolence, and neither should such person be awarded a premium/privilege in such regard, as this would result in (possible) injustice to the contesting party".





In the circumstances, keeping the matter pending for an indefinite period would not serve any useful purpose, therefore, in view of the case of Ghulam Qadir (supra) this revision application is dismissed for non prosecution.

Abid H. Qazi/**