

## IN THE HIGH COURT OF SINDH AT KARACHI

### Special Customs Reference Application No.740 of 2015

Date	Order with Signature of Judge
------	-------------------------------

Fresh Case

1. For hearing of main case
2. For order on CMA No.2409/2015

**20.05.2026**

Mr. Ammar Yasir, Advocate for the applicant

This matter is pending since 2015 without any progress and remains listed for orders and even no notice has been sought in this matter till date. The diary demonstrates disinterest of the applicant from the very inception. On 13.05.2024, following order was passed:

“Counsel for the Applicant has though filed re-phrased Questions of law pursuant to order passed on 20.08.2015, however, on perusal of the same, it reflects that they do not arise out of the order of the Tribunal. While confronted, he needs time. As a last and final chance, time allowed. He shall come prepared on the next date. Adjourned.”

The same order has not been complied with and no justification has been articulated in such regard. It appears that the applicant is not interested to proceed with this reference. Therefore, in view of the judgment of CIR vs. Rafeh Limited reported as PLD 2020 SC 518, this reference application is dismissed for non-prosecution.

A copy of this decision may be sent under the seal of this Court and the signature of the Registrar to the learned-Customs Appellate Tribunal, as required per section 196(5) of the Customs Act, 1969.

Judge

Judge