

**ORDER SHEET**  
**IN THE HIGH COURT OF SINDH, KARACHI.**  
**R.A.No.01 of 2013**

---

DATE: ORDER WITH SIGNATURE(S) OF JUDGE(S).

---

**HEARING/PRIORITY**

1. For hearing of Main Case
  2. For hearing of CMA No.86/2013
- 

**03.10.2016**

None present for the Applicant.  
Husband of Respondent No.1 is present in person.

-----

Through the instant revision application, orders passed in Civil Suit No.798/2010, subsequently appealed in Civil Appeal No.74/2012 are impugned. However, the diary sheet clearly shows that despite granting a number of opportunities, Applicant remained absent and the Courts time and again granted opportunities for his appearance to proceed with the matter. Order dated 01.10.2013 is in sight as well as the order dated 22.04.2013 are also perused. A combined reading thereof makes it clear that by sheer indulgence and strictly as a last chance, the matter was adjourned to 01.10.2013 and the orders clearly state that if the Applicant failed to proceed, the instant revision application may be dismissed for non-prosecution. Despite those clear orders, the matter could not be proceeded. I, therefore, in the light of the above referred orders, am of the very clear mind that the instant revision application is merely an abuse of the process of law and ought to be dismissed forthwith with cost of Rs.5,000/-. Ordered accordingly.