# IN THE HIGH COURT OF SINDH, BENCH AT SUKKUR 

Criminal Revision Application No. S- 32 of 2023
(Gulab Korai Vs. The State)

For hearing of main case.<br>Mr. Rakesh Kumar Dhalore, advocate for the applicant. Mr. Zulfiquar Ali Jatoi, Additional P.G for the State.<br>ORDER.<br>30-10-2023.

The facts in brief necessary for disposal of instant Crl. Revision Application are that the applicant alleging his dispossession from the subject land at the hands of the private respondents filed a complaint against them for their prosecution under the provisions of section $3 / 4$ of Illegal Dispossession Act, 2005, it was dismissed by learned Vth Additional Sessions Judge Sukkur vide order dated 13-04-2023, which is impugned by the applicant before this Court by preferring the instant Crl. Revision Application.

It is contended by learned counsel for the applicant that learned trial Court has dismissed the complaint of the applicant without lawful justification, ignoring the fact that the applicant was actually dispossessed from the subject land by the private respondents; therefore, impugned order being illegal is to be examined by this Court, which is opposed by learned APG for the State by contending that very title of the applicant over the subject land was imperfect; as such learned trial Court has rightly dismissed his complaint by way of impugned order, which is legal one.

Heard arguments and perused the record.
Apparently, issue of inheritance, possession the entries made in revenue record and sale of the subject land, is involved, which could only resolved by a Civil Court having jurisdiction. By considering these facts learned trial Court has rightly dismissed the complaint of the applicant by way of impugned order, which is not found illegal or arbitrary to be interfered with by this Court.

In view of above, the instant Crl. Revision Application fails and is dismissed accordingly.

JUDGE

Nasim/P.A

