ORDER SHEET

IN THE HIGH COURT OF SINDH, CIRCUIT COURT, HYDERABAD.

C.P. No. D — 1758 of 2014

DATE ORDER WITH SIGNATURE OF JUDGE

08.08.2023.

FOR HEARING OF MAIN CASE.

None present for the petitioners. Mr. Rafique Ahmed Dahri A.A.G.

It seems that the petitioners invoked the jurisdiction of this Court in 2014 for a declaration that the grant of an area of 2-14 out of survey No.84 Deh Mal Taluka Latifabad Hyderabad in favour of one Mst. Shehnaz vide order dated 27.11.2012, issued by the Secretary Sindh Land Utilization Department is void, ab initio and illegal in the eyes of law and that the possession of the members of the petitioner's association over the houses by virtue of Sanads be declared as lawful.

We are afraid that we are neither functioning as a Revenue Authority for determining the entitlement of those who are in occupation of the land on the basis of Sanads nor could under Article 199 investigate in respect of the land identified in para-1 of the prayer clause that such grant by the Secretary is void ab initio. The forum of adjudicating and challenging such grant is available under the law which may be invoked as it may involve questions which are directly to be invoked within the jurisdiction provided under the law. Petitioner is also not in attendance, hence it is dismissed.

JUDGE

JUDGE

A.