

ORDER SHEET  
**IN THE HIGH COURT OF SINDH AT KARACHI**

HCA 101 of 2020  
HCA 361 of 2016  
HCA 211 of 2017

DATE	ORDER WITH SIGNATURE OF JUDGE(S)
------	----------------------------------

1. For orders as to non-prosecution of appeal.
2. For orders as to non-prosecution of CMA No.100/2021.

**03.02.2026**

Mr. Shah Hussain, Assistant Attorney General.  
Mr. Ghazi Khan Khalil, advocate  
Jam Zeeshan, advocate alongwith Mr. Fahad Khan, advocate and  
Mr. Sami ur Rehman, advocate.  
Mr. Ijaz Ahmed, advocate  
Mr. Tahmasp Rasheed A. Razvi, advocate  
Mr. Sunder Lal, advocate.  
Mr. Jawad A. Qureshi, advocate  
Mr. Talha Javed, advocate  
Mr. Anas Makhdoom, advocate  
Mr. Salman Yousuf, advocate  
Mr. Muhammad Arif, advocate  
Mr. Naeem Suleman, advocate and Mr. Arshad Hussain Shehzad,  
advocate  
Mr. Ghulam Muhammad, advocate  
Ms. Yumna Waris, holding brief for Mr. Abid S. Zuberi, advocate.  
Mr. Tasleem Hussain Maitlo, holding brief for Mrs. Sofia Saeed,  
advocate.  
Raja Lovekush, advocate/

Mr. Jaam Zeeshan, advocate for the respondent points out that these high court appeals are pending since 2016 and remain listed for orders as to non-prosecution, as the office objections raised in inception have not been addressed till date. He states that 10 years have passed, but situation remains the same. Notwithstanding the foregoing, he points out that HCA 101 of 2020 is time barred two years and 11 months. He states that insofar as HCA 361 of 2016 is concerned, it is time barred by 98 days. He illustrates that appeal was filed on 10.11.2016. The decree was prepared on 22.02.2017. He states that appellant applied for copy on 17.05.2017 and received it on 23.05.2017. He states that even this decree/certified copy was not filed on 21.06.2017. Insofar as HCA 211 of 2017 is concerned, he states that the same arises out of in interim order and fate shall follow that of earlier appeals.

Learned Assistant Attorney General is present and merely seeks time.

Respectfully, no cogent reasons is made out to perpetuate clogging the docket even after 10 years, especially when appellants appear to be patently disinterest in proceeding with these matters. In view hereof, the high court appeals are dismissed for non-prosecution. Office is instructed to place copy hereof in the connected files.

Judge

Judge

Khuhro/PS