CIRCUIT COURT, HYDERABAD

C.P No.S-1894 of 2016

### DATE ORDER WITH SIGNATURE OF JUDGE

- 1. For orders on office objection
- 2. For Katcha Peshi.

15.12.2016.

Mr. Tarique Ali Narai, Advocate for petitioner alongwith petitioner.

Mr. Ashfaque Nabi Kazi, Assistant A.G alongwith SIP Mir Muhammad Kaloi, P.S Karyo Ganhwar.

-.-.-.

Today, Mr. Poonjo Ruplani, Advocate, files vakalatnama on behalf of private respondents No.4 and 6, who are also present in Court.

Today, concerned police officer has produced Mst. Nasreen from the custody of Respondent No.4 (Fida Hussain), who claims to be maternal cousin of her father. Mst. Nasreen, who is sui juris, has some complaints about her husband, which has been categorically denied by her husband Ali Murad, who is also present today in Court alongwith petitioner.

The purpose of this petition has been served; the same is disposed of accordingly, however, with a note of caution that respondents will not cause any harassment to the petitioner or husband Ali Murad as well as Mst. Nasreen, in any manner whatsoever.

JUDGE

IN THE HIGH COURT OF SINDH,

CIRCUIT COURT, HYDERABAD

Criminal Miscellaneous Application No.S-414 of 2016

DATE ORDER WITH SIGNATURE OF JUDGE

1. For orders on office objection

2. For hearing.

15.12.2016.

Mr. Imran Ali Tunio, Advocate for applicant.

Syed Meeral Shah D.P.G. for the State alongwith ASI Muhammad

Dawood P.S A-Section Dadu.

-.-.-.

Today, Mr. Imtiaz Ali Channa, Advocate files vakalatnama on behalf of

private respondent No.1, who is also present in Court and has filed detailed

parawise comments through his Counsel, in which exam schedule has been filed

under which today the minors are taking their respective exams in the school and

that is why could not attend the Court.

It has also been acknowledged by the applicant that the respondent No.1

has already filed Guardianship Application No. 30 of 2016 before the concerned

Family Court at Dadu, which is fixed for hearing on 23.12.2016 on which date

present applicant Mst. Nazeeran Begum will appear in that case and on that day

all minors will be present before the concerned Guardian Court to meet their real

mother. In this regard, learned Guardian Judge will also consider this fact that if

it is observed during meeting that an estrangement seems to be created between

real mother and the minors, then the learned Judge seized of the matter will pass

appropriate orders of tentative nature by invoking Section 12 of the Guardian and

Wards Act.

With the above observation and directions instant Criminal Miscellaneous

Application stands disposed of.

**JUDGE** 

IN THE HIGH COURT OF SINDH,

CIRCUIT COURT, HYDERABAD

Cr. Bail Application No.S- 136 of 2012

Cr. Bail Application No.S-552 of 2016

DATE ORDER WITH SIGNATURE OF JUDGE

15.12.2016.

Mr. Bilawal Ali Ghunio, Advocate for applicant/accused.

Syed Meeral Shah D.P.G. for the State.

Mr. Riaz Ali Panhwar, Advocate for complainant.

-.-.-.

Learned Counsel for applicant/accused submits that the applicant/accused

and his surety could not appear in the matter due to illness.

According to Mr. Riaz Ali Panhwar, learned Counsel for complainant, the

applicant/accused has neither today appeared in this matter nor on last date of

hearing appeared before the learned Trial Court.

Both these bail applications will be fixed according to roster and on next

date of hearing the applicant's side will submit medical certificates for the

absence of applicant/accused and his surety. If on next date of hearing for any

reason the applicant/accused and his surety fail to appear either before this Court

or before the Trial Court, without passing any further orders Bailable Warrants

shall be issued against them.

Adjourned to a date in office.

**JUDGE** 

CIRCUIT COURT, HYDERABAD

C.P No.S-1665 of 2016

DATE ORDER WITH SIGNATURE OF JUDGE

15.12.2016.

Mr. Faisal Nadeem Abro, Advocate for petitioner.

-.-.-.

Mr. Shakil Ahmed Virk, Advocate, files vakalatnama on behalf of

respondent No.3, which is taken on record.

Due to paucity of time the matter cannot be heard at length today.

However, today Mr. Faisal Nadeem Abro, the learned Counsel for petitioner, has

stated that in compliance of the earlier order an amount of Rs.25,000/- in

satisfaction of the partial decree of the learned Family Court has been deposited

in the Executing Court. By consent the said amount of Rs.25,000/- shall be paid

by the Executing Court to respondent No.3.

To come up immediately after winter vacation. Interim order passed

earlier to continue till next date

JUDGE

### IN THE HIGH COURT OF SINDH,

CIRCUIT COURT, HYDERABAD

C.P No.S-1786 of 2016

#### DATE ORDER WITH SIGNATURE OF JUDGE

15.12.2016.

Mr. Akram Sahito, Associate of Mr. Altaf Hussain Chandio, who represents the petitioners.

Mr. Sher Muhammad Laghari, State Counsel.

-.-.-.

Today, parawise comments have been filed by official respondents, in which they have denied that any harassment is caused to petitioners by official respondents, while undertaking that police officials will provide protection to the petitioners, if they are approached with such a request. In this regard, already on 02.11.2016 an order has been passed.

Today despite directions, private respondents are not present nor the concerned SHO. The contents of petition are somewhat extraordinary, according to which a Jirga was held by private respondents in which it was decided that sister of petitioner No.2 will be given in marriage to the brother-in-law of respondent No.8.

For the time being and subject to the reply of private respondents, I hold that any such Jirga, if held, was void *ab initio* and nullity in the eyes of law and therefore, decision taken in the said purported Jirga is also patently illegal.

Seeing the conduct of the concerned SHO, who was directed to appear twice in earlier orders alongwith private respondents, it is just and proper that office should issue Bailable Warrant of arrest in the sum of Rs.30,000/- for the concerned SHO P.S Pabjo, District Shaheed Benazirabad, with further directions to the concerned SSP to ensure that respondents No.8 and 9 (Nizamuddin and Nasarullah), who were directed to be present in Court, are present on next date of

hearing without fail, failing which necessary action shall be taken against the other senior police officials as well.

To come up on 20.12.2016 at 12:30 p.m.

JUDGE

IN THE HIGH COURT OF SINDH,

CIRCUIT COURT, HYDERABAD

R.A No. 78 of 2008

DATE ORDER WITH SIGNATURE OF JUDGE

For Regular Hearing.

15.12.2016.

Mr. Noor Ahmed Memon, Advocate for respondent No.1.

Mr. Ashfaque Nabi Kazi, Assistant A.G.

-.-.-.

On last date of hearing, one Mr. Riaz Ahmed Memon, Labour Officer of

the applicant, appeared and requested for some time to engage a Counsel.

Though in the last order of 23.11.2016 it has been observed that on

15.04.2011 similar request was made, but only in the interest of justice time was

granted to the applicant. Originally it was a IInd Appeal of 1996 which was later

converted into a Revision Application vide order dated 29.10.2008. The issue

involved in the matter is about payment of levy to the respondent No.1-Market

Committee Badin. If the record of present proceeding is perused, it appears that

applicant's side is not pursuing the matter in a diligent manner; rather there is

negligence on their part.

In these circumstances, instant Revision Application is dismissed for

non-prosecution.

**JUDGE** 

CIRCUIT COURT, HYDERABAD

IInd Appeal No. 47 of 2016

### DATE ORDER WITH SIGNATURE OF JUDGE

15.12.2016.

Mr. Naimatullah Soomro, Advocate for Appellant.

-.-.-.

M/s. Sundar Das and Rasheed Ahmed Soomro, Advocates, file powers on behalf of respondents No.1 and 2 and respondent No.3, respectively, and claim copies of this entire IInd Appeal. Counsel for respondents can obtain the sets of this appeal from the Branch and if the same are not available the appellant's Counsel undertakes to provide the same.

The R & Ps in the matter shall be called from the Courts bellow.

To come up after winter vacations. Interim order passed earlier to continue till next date of hearing.

**JUDGE** 

CIRCUIT COURT, HYDERABAD

IInd Appeal No. 58 of 2016

## DATE ORDER WITH SIGNATURE OF JUDGE

15.12.2016.

Mr. Riaz Ali Panhwar, Advocate for Appellant.

Mr. Ashfaque Nabi Kazi, Assistant A.G.

-.-.-.

Rao Faisal Ali, Advocate, files vakalatnama on behalf of respondent No.1, which is taken on record.

Office is directed to call R & Ps in the matter from the Courts below.

To come up after winter vacations. Interim order passed earlier to continue till next date of hearing.

JUDGE

CIRCUIT COURT, HYDERABAD

C.P. No.S-382 of 2016

### DATE ORDER WITH SIGNATURE OF JUDGE

- 1. For orders on C.M.A 19419/16
- 2. For orders on office objection
- 3. For Katcha Peshi.
- 4. For hearing of C.M.A 4893/16
- 5. For orders on C.M.A 11604/16

15.12.2016.

Mr. Masood-ul-Nabi Bachani, Advocate for respondent No.1.

-.-.-.

It is contended, inter alia, that on account of restraining order passed in the case, the execution proceeding has been stayed. Therefore, urgency is granted. Office is directed to fix this matter on 12.01.2017. However, it is clarified that if petitioner's side on the date fixed fails to proceed with the matter, the stay granted earlier will be recalled.

JUDGE

CIRCUIT COURT, HYDERABAD

C.P. No.S-1853 of 2016

## DATE ORDER WITH SIGNATURE OF JUDGE

15.12.2016.

Mr. Kanji Mal Menghwar, Advocate for petitioners.

Mr. Ashfaque Nabi Kazi, Assistant A.G.

-.-.-.

Learned Assistant A.G states that he has not received copy of the petition which will be provided by the learned Counsel for petitioners today to him and therefore, he waives notice of this petition.

To come up after two weeks. Interim order passed earlier to continue till next date of hearing.

**JUDGE** 

CIRCUIT COURT, HYDERABAD

C.P. No.S-1859 of 2016

## DATE ORDER WITH SIGNATURE OF JUDGE

For orders as to non-prosecution of main petition, as notices not issued as costs and copies have not been supplied.

15.12.2016.

Mr. Anwar Rajput, Advocate for petitioner.

-.-.-.

Two days' time is granted to comply with the office note, failing which office is directed to fix this petition for non-prosecution.

**JUDGE** 

CIRCUIT COURT, HYDERABAD

C.P. No.S-1910 of 2016

## DATE ORDER WITH SIGNATURE OF JUDGE

For orders as to non-prosecution of main petition, as notices not issued as costs and copies have not been supplied by the learned Counsel for petitioner.

15.12.2016.

Mr. Ameenuddin A. Khaskheli, Advocate for petitioner.

-.-.-.

It is submitted by the Counsel that compliance of the office note has been made. In this regard office to submit a fresh report.

Adjourned to a date in office.

**JUDGE** 

CIRCUIT COURT, HYDERABAD

C.P. No.S-1937 of 2016

## DATE ORDER WITH SIGNATURE OF JUDGE

For orders as to non-prosecution of main petition, as notices not issued as costs and copies have not been supplied.

15.12.2016.

Mr. Faisal Ali Raza Bhatti, Advocate for petitioners.

-.-.-.

Two days' time is granted to comply with the office note, failing which office is directed to fix this petition for non-prosecution.

**JUDGE** 

IN THE HIGH COURT OF SINDH,

CIRCUIT COURT, HYDERABAD

C.P. No.S-1955 of 2016

DATE ORDER WITH SIGNATURE OF JUDGE

For orders as to non-prosecution of main petition, as notices not issued as costs

and copies have not been supplied.

15.12.2016.

None present.

-.-.-.

On 02.12.2016 when this matter came up for the first time, a detailed

order has been passed wherein respondents were restrained from causing any

harassment to the petitioners. Office note shows that neither copies of the

petition are provided nor cost is paid, enabling the office to undertake further

steps in the case. It appears that the earlier order has served the objective of the

petitioners.

Today none is present on behalf of petitioners to explain such a default on

their part as mentioned in the office note and observed hereinabove. Such a

delinquent behavior on the part of petitioners is not acceptable, as if anyone, who

sets the law in motion, is also liable to complete other formalities. In one of my

decisions passed in C.P No.S-1819 of 2016, I have held that such type of cases

are consuming time of genuine litigants and therefore, such type of litigation in

which bona fide of the petitioner is highly questionable should be discouraged.

Consequently, this petition is dismissed being *de void* of any merits.

**JUDGE** 

CIRCUIT COURT, HYDERABAD

R.A No.56 of 2015

## DATE ORDER WITH SIGNATURE OF JUDGE

For orders on C.M.A 2149/16

15.12.2016.

Mr. Ayaz Hussain Chandio, Advocate, holding brief for Mr. Imdad Ali R Unar, Advocate for applicant.

-.-.-.

It is contended, inter alia, that lawful possession of the present applicant has been interfered with by respondents and if this matter is not heard at an early date, valuable interest of applicant shall be seriously jeopardized.

Urgency granted. Office is directed to fix this matter immediately after winter vacation.

**JUDGE** 

IN THE HIGH COURT OF SINDH,

CIRCUIT COURT, HYDERABAD

1<sup>st</sup> Appeal No. 29 of 2016

DATE ORDER WITH SIGNATURE OF JUDGE

For orders on C.M.A 2140/16

15.12.2016.

Mr. Faisal Nadeem Abro, Advocate for appellant.

-.-.-.

It is contended, inter alia, that appellant is behind bars and therefore, his

affidavit could not have been sworn for which learned Counsel has moved an

application for appointment of Commissioner so that he can administer oath to

appellant for swearing his affidavit in Jail.

Subject to the point of maintainability of this Appeal that whether an

appeal of the nature can be filed without filing an affidavit, this application for

appointment of Commissioner is granted. Additional Registrar of this Court is

directed to appoint any of the Court officials, who is authorized in this behalf for

completing swearing of affidavits formalities, to visit the jail alongwith the

appellant's Counsel for the purposes of swearing affidavit. This exercise be

completed within a week from today.

Before next date of hearing, the Counsel is directed to file all such

documents under his statement which show that when the summary suit

proceeding had commenced, the present appellant was already behind the bars

and for that reason he was unable to swear proper affidavit which became the

main ground for passing of the impugned judgment.

At this juncture, it is necessary to observe that this is a first appeal, which

is statutory right given to a person and on next date of hearing the Court

is to take into account the fact that whether such a statutory right in favour of a

person/appellant can be diluted merely on the ground that affidavit of the appellant is not available with the appeal and the reason for non-swearing such an affidavit is that the appellant is behind the bars. In this regard, *force majeure* factors shall also be considered by the Court before passing the order on the maintainability of instant petition.

To come up after winter vacation.

JUDGE

CIRCUIT COURT, HYDERABAD

IInd Appeal No.28 of 2010 IInd Appeal No.31 of 2010

### DATE ORDER WITH SIGNATURE OF JUDGE

15.12.2016.

Mr. Sundar Das, Advocate for appellant in IInd Appeal No. 28/2010.

M/s Naveed Ahmed Khan a/w Mr. Farooque Hashmat and Adnan Ahmed Khan, Advocates for appellant in IInd Appeal No. 31/2010 and for respondent No.1 in IInd Appeal No. 28/2010.

-.-.-.

The matter is to be adjourned owing to the fact that R & Ps of these IInd Appeals are not available, though on 25.10.2010, there was a specific order that R & Ps shall be called from both the Courts below. Office is directed to ensure that R & Ps in terms of the earlier order are called and tagged with these IInd Appeals so that they can be proceeded further. In this regard office is also cautioned to discharge their functions in a due diligence manner as the above order should have been complied by now.

Adjourned to 12.01.2017 (immediately after winter holidays).

**JUDGE**