

ORDER SHEET
IN THE HIGH COURT OF SINDH, KARACHI
C.P. No. S-663 of 2019

Date: Order with signature of Judge

1. For orders on MA No.2720/19
2. For hearing of main case
3. For orders on MA No.2721/19

27.5.2019

Mr. Nasruminallah for petitioner

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1. to 3: Learned Counsel after going through the cross examination of respondent was asked as to whether dowry articles and its value was ever rebutted in the cross examination. Learned Counsel, while reading later part of the cross examination read all suggestions, which were denied by the petitioner. She denied that her father had no resources for dowry articles. She stated that she has no knowledge if any conversation was made with her father. She denied that her father has demanded a sum of Rs.2,000,000/-.

In view of the examination-in-chief recorded by the trial Court on oath there was no substantial denial of the dowry articles and its value by the petitioner. The findings of the appellate Court as far as factual assertions are concerned have reached conclusion therefore, in terms of Article 199 of the Constitution of Islamic Republic of Pakistan such conclusion cannot be interfered under Article 199 of the Constitution and constitutional jurisdiction of this Court. No case for interference is made out. The petition is dismissed along with pending applications.

Judge

