

ORDER SHEET  
IN THE HIGH COURT OF SINDH AT KARACHI

CP D 1134 of 2024

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Date	Order with signature of Judge(s)
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**Disposed of matter**

1. For orders on CMA No.5548/2024.
2. For orders on CMA No.5549/2024.

**26.10.2024**

1. Exemption granted subject to all just exceptions.
2. This is a review application in respect of the following order dated 24.07.2024, passed at Hyderabad.

**“24.07.2024**

Mr. Ameer Ali Shahani advocate for petitioner.

1. Granted.

2, 3&4. Petitioner challenges a dismissal order dated 10.08.2020. In a writ jurisdiction of this Court. AT the very outset, the petition is prima facie, barred by laches. The petitioner has also impleaded the worthy Chief Minister as a respondent and the same is not permissible under Article 248 of the Constitution. The petitioner raises grievance factual in nature and the same are not amenable for adjudication in a writ jurisdiction. Learned counsel is also confronted as to whether the respondent is endowed with any statutory rules and he is unable to provide a satisfactory explanation. Petition is found to be misconceived, hence dismissed in limine alongwith listed applications.”

The matter has been fixed at the Principal Seat pursuant to the orders of the honourable Chief Justice, since the Bench no longer remained on roster at Hyderabad. The Bench assembled, however, the applicant remained unrepresented without intimation or justification. While it was a fit case for dismissal for non-prosecution, however, it was considered appropriate to go through the memorandum of application / affidavit and see whether any case for review was made out. Respectively none could be discerned from the record.

The jurisdiction of this Court in review proceedings is limited to the ambit of Section 114 read with Order 47 CPC. The crux of the content pleaded was directed towards merits of an already dismissed case and there was absolutely no effort to identify any mistake or error apparent on the face of the record or any other sufficient reason justifying a review of the Order. This Court has duly appraised the contents of the present application and is of the considered opinion that no grounds for review have been made out. The applicant has not demonstrated the discovery of any new and important matter which could not have been addressed

earlier; has failed to identify any mistake apparent on the face of record; and finally no reason has been advanced to justify the review of the Order. It is thus the considered view of this Court that this application is devoid of merit, hence, the review application is hereby dismissed *in limine*.

Judge

Judge

Khuhro/PA