

IN THE HIGH COURT OF SINDH AT KARACHI

Income Tax Reference Application No.155 of 2025

Date	Order with Signature of Judge
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Fresh case

1. For order on office objections
2. For order on CMA No.965/2025
3. For order on CMA No.966/2025
4. For hearing of main case

25.03.2026

Mr. Amjad Ali Asif, Advocate for the applicant

On 12.02.2026 following order was passed:

“Per learned counsel the impugned order has been rendered ex-parte. The impugned order reads that notice of hearing was issued to the applicant in response to which no one attended. Learned counsel admits that one or two notices had been issued and thereafter the applicant remained unaware. Under such circumstances learned counsel is put on notice to satisfy as to how this can be treated as ground for invocation of reference jurisdiction.”

On 26.02.2026 following order was passed:

“Learned counsel seeks time to address observations recorded vide order dated 12.02.2026. At his request, adjourned.”

Today once again learned counsel seeks time. No case is made out to perpetuate this matter in the docket. In view of the judgment of CIR vs. Rafeh Limited reported as PLD 2020 SC 518, this reference application is dismissed for non-prosecution.

A copy of this decision may be sent under the seal of this Court and the signature of the Registrar to the learned Appellate Tribunal, as required per section 133(8) of the Income Tax Ordinance, 2001.

JUDGE

JUDGE

Asif