

SUPREME COURT OF PAKISTAN
(Appellate Jurisdiction)

PRESENT:

MR. JUSTICE SHAHID BILAL HASSAN
MR. JUSTICE AAMER FAROOQ

CIVIL APPEAL NO.216-L OF 2015

[Against the judgment dated 25.05.2015 passed in C.R. No.1024 of 2006 by the Lahore High Court, Lahore]

Ansar Abbas

...Appellant(s)

Versus

Nasir Abbas (decd) through LR's, etc.

...Respondent(s)

For the Appellant(s) : Mr. M. Shahzad Shaukat, ASC

For the Respondent(s) : Malik Noor Muhammad Awan, ASC

Date of Hearing : 12.06.2025

ORDER

SHAHID BILAL HASSAN, J.- Heard. Admittedly the time and place for gaining knowledge of the transaction and making of Talb-i-Muwathibat have neither been pleaded nor proved. Moreover, the postman has not been produced by the appellant(s) so as to prove the service of addressee(s) which was necessary for proving the second Talb i.e. Talb-i-Ishhad. Therefore, the learned High Court has rightly adjudicated the matter in hand and has not committed any illegality warranting interference by this Court. Resultantly, the appeal in hand stands dismissed.



JUDGE



JUDGE

Lahore, the

12th June, 2025

'NOT APPROVED FOR REPORTING'

*M.A. Hassan/ **

CM
13/6/25