

**ORDER SHEET.**  
**IN THE ISLAMABAD HIGH COURT, ISLAMABAD.**  
**JUDICIAL DEPARTMENT.**

**W.P No. 3744 of 2019**

**Muhammad Safdar, etc**

**VS**

**Asia Parveen, etc**

S. No. of order/ proceedings	Date of order/ proceedings	Order with signature of Judge and that of parties or counsel where necessary.
	02.02.2022.	Mr. Muhammad Shaheen, Advocate for petitioners. Raja Nisar Ul Haq Abbasi, Advocate for respondents.

Through the instant petition, the Petitioners have assailed judgment dated 14.09.2019 passed by learned Additional District Judge-I, East-Islamabad, whereby appeal against Order dated 03.07.2019 passed by learned Family Judge-East, Islamabad has been accepted and names of Respondents No. 2 & 3 (present Petitioner) have been restored in the array of defendants as necessary and proper parties on account of the fact that the Respondent No. 1 has categorically contended that dowry articles and gold ornaments are lying in their possession.

2. Facts of the case are that present Respondent No. 1 and 5 were married on 25.04.2010. They were blessed with two children, Respondents No. 3 and 4. On 07.10.2018, TalaqNama was sent to the Respondent No. 1 by Respondent No. 5.

Thereafter, Respondents No. 1, 3 & 4 filed suit for recovery of past and future maintenance, delivery expenses, dowry articles and gold ornaments. The Petitioners who are the parents of Respondent No. 5 were also impleaded in the suit by alleging that dowry articles and gold ornaments of Respondent No. 1 are lying in their possession.

3. Petitioners filed an application for deletion of their names, which was allowed on 03.07.2019. Appeal against the said order was filed by the present Respondents No. 1, 3, and 4 before the learned appellate Court which was accepted vide Impugned Judgment. Instant petition has been filed for setting aside the Impugned Judgment.

4. On 18.01.2022, counsel for the Respondents apprised this Court that the main suit between the parties has been decided by the learned Family Court therefore, instant petition has become infructuous. The latter was directed to provide copy of the final order/judgment. In compliance thereof, certified copy of the same was placed on record today. Proceedings pending between the parties have been concluded vide Judgment dated 02.11.2021 by the learned

Family court. Learned counsel for the Petitioners has not denied the same.

5. In view of the foregoing, the Petitioners may file appeal against the said judgment of the learned Family Court if they do desire.

6. In view of the above, instant petition stands **dismissed as having become infructuous.**

**(SAMAN RAFAT IMTIAZ)**  
**JUDGE**