

145                    INCOMP-766-2025

PRIYANKA DEVI VS STATE OF HARYANA AND ANR

Present :-    None.

\*\*\*\*\*

The aforesaid petition was filed on 04.10.2024 by Sh. Parveen, Advocate. The Registry had raised objection(s) on the case file on 05.10.2024.

As per Rule 9, Chapter 1, Part-A, Volume V, Punjab and Haryana High Court Rules and Orders, the petition on which objections have been raised by the Registry is to be taken back by the counsel/party, who filed it, to be re-filed within a total period of 40 days. The same was not taken back for re-filing after removal of objection(s). On failure, the case is to be listed before the Court for orders. Note was regularly published by the Registry in the cause list, whereby the Advocate(s) were requested to collect their all cases lying with objections.

No steps for collection of the petition for re-filing of the same after removal of objection(s) have been taken by the Advocate. It seems that the Advocate has no pending interest and the petitioner(s) does not intend to pursue further.

Keeping in view of the aforesaid factual matrix, no further order is required to be passed. The file is consigned to record room.

Disposed of accordingly.

**(VINOD S. BHARDWAJ)**  
**JUDGE**

**24.04.2025**  
*Mangal Singh*