

Learned counsel for the Dhr and DHr are absent.

No representation for DHr.

Even sufficient opportunities are granted, steps not taken. It appears that the DHr is not interested in contesting the petition.

Hence, no grounds are made out to adjourn the matter any further.

Hence, the following:

**ORDER**

*“In exercise of powers vested in this court under order 17 rule 2 and 3 of CPC R/w section 9 of CPC, the execution petition stands dismissed for non-prosecution in view of the absence of the Dhr despite the Dhr being called for hearing and for failure to take steps.”*

Sd/-

Prl. Judge,  
Court of SC., & MACT., Mysuru.