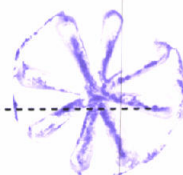


ORDER SHEET
HIGH COURT OF SINDH AT KARACHI
CP No.D-4721 and 4722 of 2020



Date

Order with signature of Judge

CP No.D-4721 of 2020

1. For hearing of Misc. No.20013/2020
 2. For hearing of main case
-

CP No.D-4721 of 2020

1. For hearing of Misc. No.20016/2020
 2. For hearing of main case
-


05.11.2020

Mr. Ovais Ali Shah, advocate for the petitioners
Mr. Kafeel Ahmed Abbasi, advocate for the respondent

Learned counsel for petitioners submits that instant petitions can be disposed of in terms of earlier orders already passed by this Court in a number of petitions involving similar controversy, wherein, respondents have been restrained from enforcing recovery of impugned demand, which is subject matter of appeals pending before Commissioner Inland Revenue (Appeals-III), Karachi, till its final decision.

Counsel for the respondent in view of earlier orders passed by this Court in similar petitions does not oppose the disposal of instant petitions.

Accordingly, instant petition are being disposed of with directions to the respondents not to enforce recovery of impugned demand, which is subject matter of appeals before Commissioner Inland Revenue (Appeals-III), Karachi, till its final decision. It is expected that Commissioner Inland Revenue (Appeals-III), Karachi may decide the appeals of the petitioners, preferably within a period of four weeks from the date of receipt of this order, which shall be communicated to Commissioner Inland Revenue (Appeals-III), Karachi, by the petitioners within a week. In case of any adverse orders, if passed by Commissioner



Inland Revenue (Appeals-III), Karachi, against the petitioners in the instant cases, the respondents may not enforce the recovery of impugned demand for another period of seven (07) days from the date of receipt of such appellate order to enable the petitioners to seek further remedy in accordance with law.

Petitions stand disposed of in the above terms along with listed applications.

Judge

Judge

