

**ORDER SHEET**  
**HIGH COURT OF SINDH, KARACHI**

---

<b>Date</b>	<b>Order with signature of Judge</b>
-------------	--------------------------------------

---

**Present**

**Mr. Justice Muhammad Ali Mazhar.**

**Mr. Justice Agha Faisal.**

C.P. No.D-3480 2019

The Searle Company Limited.....Petitioner

Versus

Federation of Pakistan & others .....Respondents

&

C.P. No.D-3481 of 2019

CCL Pharmaceuticals (Pvt.) Limited .....Petitioner

Versus

Federation of Pakistan & others .....Respondents

**Date of hearing 23.05.2019**

M/s. Abdul Sattar Pirzada and Mamoon N. Choudhry  
advocates for the petitioner.

Mr. Kafeel Ahmed Abbasi, DAG.

Mr. Hussain Bhora, Assistant Attorney General.

Syed Hakim Masood, Federal Inspector Drugs, DRAP, Karachi

\*\*\*\*\*

**Muhammad Ali Mazhar, J:** In both the petitions, the crux of the arguments of the learned counsel for the petitioner is that in compliance of the judgment passed by the hon'ble Supreme Court in HRC No.2858/2006 and the judgment passed by this Bench in C.P. No.D-3218/2019 along with some connected matters, the petitioners filed an appeal before the Appellate Board, DRAP and their appeals have been heard along with stay application but no order has been

communicated so far in the meanwhile the DRAP authority is taking coercive action and also raiding the premises.

2. Syed Hakim Masood, FID is present from DRAP office Karachi and according to his information and instructions the decision will be announced soon in both the appeals filed by the petitioners. Learned counsel for the petitioners requests that till announcement of the decision in appeals some restraining order may be passed not to take coercive action otherwise the whole purpose of filing appeal would become infructuous. Learned DAG is also of the view that till final order passed by the Appellate Board no coercive action should be taken by the DRAP against the petitioners.

3. As a result of above discussion, both the petitions are disposed of on the statement of the FID that order will be announced soon by the Appellate Board, DRAP in the case of the present petitioners. Till decision of the appeals no coercive action shall be taken by the DRAP against the petitioners. All pending applications are also disposed of.

JUDGE

JUDGE