HIGH COURT OF SINDH AT KARACHI

C.P. No.D-178 of 2020

Date Order with signature of Judge

1. For orders on office objection.
2. For hearing of CMA No.750/2020 (Stay/A).
3. For hearing of main case

21.03.2022.

Mr. Muhammad Mazhar-ul-Hassan, Advocate for the petitioner.

Mr. Kafeel Ahmed Abbasi, DAG.

>><<

Let the ITRAs No.154/16 and 155/2016 be tagged along with the instant petition. Since the counsel for the respondents has expired, let notice be repeated upon the respondents No.2, 3 and 4 for the next date of hearing. If the petitioner has having determined refund, which is not disputed by the department, the same may be released after fulfilling the legal and codal formalities in accordance with law.

JUDGE

HIGH COURT OF SINDH AT KARACHI

C.P. No.D-4968 of 2019

Date Order with signature of Judge

1. For hearing of CMA No.21709/2019.
2. For hearing of main case

21.03.2022.

Mr. Imran Iqbal, Advocate for the petitioner.

Mr. Kafeel Ahmed Abbasi, DAG.

>><<

Learned counsel for the petitioner states that issue involved in the instant matter stands squarely covered by the decision given in the case of *Messrs Sky Overseas through Authorized Attorney Vs. Federation of Pakistan through Secretary, Revenue Division and 4 others (2019 PTD 1964),* which aspect is endorsed by the learned DAG. We, therefore dispose of the instant petition along with the listed application in the same manner and method as decided in the above referred case.

JUDGE

HIGH COURT OF SINDH AT KARACHI

C.P. No.D-8487 of 2018

Date Order with signature of Judge For orders on Misc. No.7550/2022 (U/A)
 For orders on Misc. No.37178/2018 (Stay For orders on Misc. No.37178/2018 (Stay/A). For hearing of main case 21.03.2022.

Sardar Muhammad Ishaque, Advocate for the petitioner.

>><<

- 1. Urgency granted.
- 2-3. To come up on 30.03.2022.

JUDGE

HIGH COURT OF SINDH AT KARACHI

SCRA No.830 of 2015

Date Order with signature of Judge 1. For hearing of main case For hearing of CMA No.2641/15 (Stay)

21.03.2022.

Mr. Kashif Nazeer, advocate for the applicant.

>><<

Vakalatnama filed by Mr. Aqil Ahmed, advocate on behalf of the respondent No.2 is taken on record.

Only question No.i appears to be a question of law, which is admitted for regular hearing, whereas the other questions being repetition of question No.i and facts are ignored.

Adjourned to a date in office.

JUDGE

HIGH COURT OF SINDH AT KARACHI

SCRA No. 124 of 2014

Date Order with signature of Judge

1. For hearing of main case
2. For hearing of CMA No.238/14 (Stay)

21.03.2022.

Mr. Kashif Nazeer, Advocate for the applicant.

>><<

Let the instant Special Customs Reference application be tagged along with SCRA No.743/2015. Notice be repeated upon the respondent for the next date of hearing.

JUDGE

HIGH COURT OF SINDH AT KARACHI

SCRA No.301 of 2013

Date Order with signature of Judge

1. For hearing of main case
2. For hearing of CMA No.1879/2013 (Stay)

21.03.2022.

Mr. Kashif Nazeer, Advocate for the applicant.

>><<

Mr. Kashif Nazeer, Advocate states that he has returned the brief to the applicant/department, therefore his vakalatnama may be discharged. His verbal request is allowed and his vakalatnama is hereby discharged. Office is directed to score of the name of Mr. Kashif Nazeer from the file cover and his name may not be mentioned in the cause list any more.

Mr. Imran Ahmed Maitlo, Advocate has filed vakalatnama on behalf of the applicant, which is taken on record and he seeks time for preparation. Adjourned to a date in office.

JUDGE

HIGH COURT OF SINDH AT KARACHI

C.P. No.D-6410 of 2020

Order with signature of Judge
For orders on Misc. No.7392/2022 (U/A)
For orders on Misc. No.7393/2022 (Contempt/A).
For orders on Misc. No.7402/2022 (Review)
For orders on Misc. No.7403/22 (XLI R 5)
For orders on Misc. No.7404/22 (151)
-

21.03.2022.

Ms. Fauzia Murad, Advocate for the petitioner.

>><<

Since the learned counsel has come to the Court without file, hence cost of Rs.5000/- is imposed upon her, which is to be deposited in the account of High Court Clinic within seven days' time.

Adjourned to a date in office.

JUDGE

HIGH COURT OF SINDH AT KARACHI

C.P. No.D-1745 of 2022

Date	Order with signature of Judge
1. 2. 3. 4. 5.	For orders on Misc. No.7888/2022 (U/A) For orders on office objection No.10. For orders on Misc. No.7889/2022 (Ex/A). For orders on Misc. No.7890/2022 (Stay) For hearing of main case

21.03.2022.

Mr. Muhammad Adeel Awan, Advocate for the petitioner.

>><<

- 1. Urgency granted.
- 2. Office objection to be complied with within seven days' time.
- 3. Exemption is granted subject to all just exceptions.
- 4-5. Mr. Kafeel Ahmed Abbasi, advocate present in Court has waived notice on behalf of the respondents. Learned counsel states that on identical issue a petition bearing C.P. No.D-116 of 2022 has been filed, wherein order with regard to interim provisional arrangement has been passed on 25.01.2022. He request that the same order may also be passed in the instant petition. As an interim provisional arrangement, the petitioners are directed to deposit the pay orders before the Nazir of this Court in respect of the disputed amounts. The department however would be at liberty to frame the assessment under the provisions of section 25(5)(6) of the Customs Act, 1969. The department is also directed to place on record the leave granting order of the Hon'ble Supreme Court of Pakistan in respect of the appeal filed by the department.

Adjourned to a date in office. Office is directed to tag the instant petition along with C.P. No.D-166 of 2022.

JUDGE

HIGH COURT OF SINDH AT KARACHI

C.P. No.D-1742 of 2022

Order with signature of Judge Date For orders on Misc. No.7873/2022 (U/A) 1. For orders on Misc. No.7874/2022 (Ex/A). For orders on Misc. No.7875/2022 (Stay) 3. For hearing of main case

21.03.2022.

Qazi Umair Ali, Advocate for the petitioner.

>><<

- 1. Urgency granted.
- 2. Exemption is granted subject to all just exceptions.
- Learned counsel states that the order dated 22.02.2022 passed by the learned Member (RS&EP) Chief Revenue, Authority Board of Revenue, Sindh is not in accordance with law, as according to him, while passing the said order, the said member has not considered the facts going to the roots of the case and evidences produced before him. Let notice be issued to the respondents as well as A.G. Sindh for 06.04.2022.

JUDGE

HIGH COURT OF SINDH AT KARACHI

C.P. No.D-1726 of 2022

Date Order with signature of Judge

1. For orders on Misc. No.7819/2022 (U/A)

2. For orders on Misc. No.7820/2022 (Ex/A).

3. For orders on Misc. No.7821/2022 (Stay)

4. For hearing of main case

21.03.2022.

Mr. Arshad Hussain Shahzad, Advocate for the petitioner.

>><<

- 1. Urgency granted.
- 2. Exemption is granted subject to all just exceptions.
- 3-4. Learned counsel states that the petitioner on receipt of notice under Section 25 of the Sales Tax Act, 1990 has filed this petition on the ground that the power/authority has not been property exercised as required under the law/Sales Tax, act, 1990 and in this regard the judgment has already been pronounced in the petitioner bearing C.P. No.D-4729 of 2021 by this Court. Let notice be issued to the respondents as well as DAG. Till then in pursuance of impugned notices no coercive e action be taken against the petitioner.

JUDGE

HIGH COURT OF SINDH AT KARACHI

C.P. No.D-1727 of 2022

Date Order with signature of Judge

1. For orders on Misc. No.7822/2022 (U/A)
2. For orders on Misc. No.7823/2022 (Ex/A).
3. For orders on Misc. No.7824/2022 (Stay)
4. For hearing of main case

21.03.2022.

Mr. Arshad Hussain Shahzad, Advocate for the petitioner.

>><<

- 1. Urgency granted.
- 2. Exemption is granted subject to all just exceptions.
- 3-4. Learned counsel states that the petitioner on receipt of notice under Section 25 of the Sales Tax Act, 1990 has filed this petition on the ground that the power/authority has not been property exercised as required under the law/Sales Tax, act, 1990 and in this regard the judgment has already been pronounced in the petitioner bearing C.P. No.D-4729 of 2021 by this Court. Let notice be issued to the respondents as well as DAG. Till then in pursuance of impugned notices no coercive e action be taken against the petitioner.

JUDGE

HIGH COURT OF SINDH AT KARACHI

C.P. No.D-1728 of 2022

Date Order with signature of Judge

1. For orders on Misc. No.7825/2022 (U/A)
2. For orders on Misc. No.7826/2022 (Ex/A).
3. For orders on Misc. No.7827/2022 (Stay)
4. For hearing of main case

21.03.2022.

Mr. Arshad Hussain Shahzad, Advocate for the petitioner.

>><<

- 1. Urgency granted.
- 2. Exemption is granted subject to all just exceptions.
- 3-4. Learned counsel states that the petitioner on receipt of notice under Section 25 of the Sales Tax Act, 1990 has filed this petition on the ground that the power/authority has not been property exercised as required under the law/Sales Tax, act, 1990 and in this regard the judgment has already been pronounced in the petitioner bearing C.P. No.D-4729 of 2021 by this Court. Let notice be issued to the respondents as well as DAG. Till then in pursuance of impugned notices no coercive e action be taken against the petitioner.

JUDGE