

**ORDER SHEET  
IN THE HIGH COURT OF SINDH AT KARACHI**

H.C.A. No.19 of 2024

M/s Punjab Beverages Company (Pvt.) Limited & others  
Versus  
Danish Elahi & others

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

1. For orders on CMA 175/24
2. For orders on office objection a/w reply as at "A"
3. For orders on CMA 105/24
4. For hearing of main case.
5. For orders on CMA 106/24

**Dated: 26.01.2024**

M/s. Shahid Ikram Siddiqui and Shahid Iqbal Rana for appellants.  
Mr. Ahmed Masood for respondents on statutory notice.

-.-.-

Learned counsel for the appellants has taken us to the impugned order, which in fact is an ad-interim order. The appellants being aggrieved of it have filed this appeal. Their main grievance is that it is second of such application while the first application is pending and prejudice is being caused on account of the restraining order that has been passed via impugned order. Since it is only an ad-interim order we are not inclined to interfere with it at this stage unless it is confirmed or otherwise. Hence, we are in agreement, as suggested by the counsel in attendance, that at the most the learned Judge may be asked to take steps in disposing of the application at the earliest, preferably in six weeks.

Appeal stands disposed of in the above terms along with listed applications.

**Judge**

**Judge**