<u>IGH COURT, ISLAMABAD.</u> IN THE ISLAM

Writ Petition No. 2806 of 2019

LinkDo Vet Telecom Limited

VS

Federation of Pakistan, etc

. of	Date of	drder with signature of Judge and that of
r/	order/	parties or counsel where necessary.
lings	proceedings	
	31.07.2019.	Ayyaz Shaukat, Advocate for the petitioner.

Ayyaz Shaukat, Advocate for the petitioner.

Through the instant Writ Petition under Article 199 of the Constitution of Islamic Republic of Pakistan, 1973, the petitioner has spught inter alia direction to respondent No.4, the decide its pending appeal and in the meanwhile restraining respondent No.2 from initiating the recovery proceedings ursuance impugned Order dated of **6**.08.2018 and 29.11.2018, for payment of ncome Tax liability.

Learned counsel for the petitioner submitted that the impugned notice is illegal, arbitrary and against the law. It was further initiation ontended that of recovery roceedings during the pendency of petitioner's ppeal is against his fundamental rights uaranteed under the Constitution. It was urther contended that it is trite law that unless here is adjudication by one independent forum, no recovery proceedings can be initiated against the assessee. In this behalf learned counsel placed reliance on the case tilled "M/s Pak Saudi Fertilizers Ltd. Hederation of Pakistan and others" (2002 PTD (Pvt.) Ltd Vs. Collector of **Sales** Tax" (2003 PTD 1746), Engineering (Pvt.) Ltd Vs. Appellate Tribunal Sales Max" (2003 PTD 1836). Learned counsel firther contended that delay in decision of the appeal is not on part of the petitioner, therefore, impugned Order dated 16.08.2018 and 29.11.2018, for payment of Income Tax lability, may be suspended and recovery troceedings be stopped till the final decision of the appeal by respondent No.4.

The submissions made by the learned counsel for the petitioner have substance. In this behalf the Hon'ble Supreme Court of Pakistan in case titled "Mehram Ali Vs. Federation of Pakistan etc." (PLD 1998 SC 1445) has specifically held that there should be adjudication of grievance by an independent ribunal and even Lahore High Court in numerous judgments has held that an assessee sentitled to adjudication in respect of his hisputed tax liabilities by at least one

irdependent forum outside hierarchy of the respondent department.

In view of the above, the instant Writ Petition is disposed of with direction to respondent No. 4 to hear and decide the appeal of the petitioner within a period of sixty (60) days and till then no coercive measures shall be adopted against the petitioner for recovery of disputed tax liability by respondent No.2.

(AAMER FAROOQ) JUDGE

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