

IN THE HIGH COURT OF SINDH, KARACHI

C. P. No. D-3791 of 2016

M/s Shezan International Limited.....Petitioner

VERSUS

Federation of Pakistan & others.....Respondents

To,

(RESPONDENTS)

01. Federation of Pakistan through Secretary Ministry of Human Resources Department, Karachi *Islamabad*
02. EOBI through Chairman EOBI, 3rd Floor, EOBI House (Ex-Awami Markaz), Sh-e-Faisal, Karachi

*** The DAG at Karachi***

*** The AAG Sindh at Karachi***

WHEREAS, the Advocate for the petitioner has filed the above Constitution Petition Under Article 199 of the Constitution of Islamic Republic of Pakistan 1973 alongwith application to this Court bearing CMA No. 18791 of 2016. The above matter was fixed in Court on 25.08.2016, when the Honourable Court has been pleased to pass order. The relevant portion of the order is reproduced as under:-

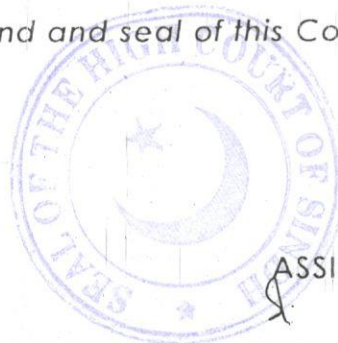
"In the meanwhile, no coercive action shall be taken against the petitioner in pursuance of impugned notice."

YOU ARE, hereby required to appear in this Court in person or by your pleader duly instructed on **02nd September, 2016 -at 08:15 a.m,** when the matter is fixed for Hearing of Main Case and Hgs. Of Appls: and comply the above Court's order and to show cause against petition wherein the said petition will be heard and determined ex-parte..

Also take notice that in default of your filing an address for service on or before the date mentioned, you are liable to have your Defence Struck off.

Given under my hand and seal of this Court, this 29th day of August, 2016.

(copy enclosed)
Memo of Petition
a/w Appl: Annexure



BY ORDER

[Signature]
ASSISTANT REGISTRAR (WRIT)