News Coverage for Website

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CCP News

The News

Court upholds CCP's authority in poultry price-fixing case

The Lahore High Court has upheld the Competition Commission of Pakistan's (CCP) authority in regulating competitive practices, particularly in the case of price-fixing of day-old chicks within the poultry sector.

Justice Jawad Hassan dismissed a challenge to the CCP's show-cause notices, reinforcing the Commission's role in safeguarding a fair market environment and curbing monopolistic practices.

Justice Hassan said that show-cause notices, based on inquiry reports, should first be addressed within the CCP's jurisdiction. Referring to the legal concept of 'ripeness', he clarified that judicial intervention is premature before the CCP issues a final decision. This ruling affirms the CCP's autonomy to investigate and regulate anti-competitive behaviours without external obstruction.

The court highlighted that hindering the CCP's work could impair its ability to counteract collusion and promote competitive integrity. Justice Hassan also underscored the judiciary's responsibility to support regulatory bodies like the CCP in their mission to uphold fair business practices across sectors.

In the proceedings, the petitioner's counsel argued that procedural irregularities in the inquiry report invalidated the show-cause notices. However, the CCP's legal team contended that the petition was unmaintainable, a stance the court ultimately endorsed.

The CCP's investigation revealed suspected collusion and price-fixing among hatcheries for day-old broiler chicks from 2019 to mid-2021, with forensic analysis indicating that pricing was coordinated through SMS and WhatsApp communications. An industry association was also implicated for potential involvement in pricing discussions. However, some poultry companies challenged the CCP's notices and obtained a stay order temporarily halting proceedings.

In its press release, the CCP said that "this comprehensive 21-page judgment sets a strong precedent, affirming the CCP's authority to uphold competition laws across Pakistan's economy."

It added that the CCP has strengthened its legal team to address complex regulatory challenges effectively. "This has led to more efficient case handling, with over 40 cases resolved in recent months by the competition appellate tribunal, high courts, and Supreme Court, resulting in the recovery of Rs100 million from entities engaged in anti-competitive practices."

https://www.thenews.com.pk/print/1246355-court-upholds-ccp-s-authority-in-poultry-price-fixing-case

Business Recorder

LHC backs CCP's role in regulating competition

In a landmark decision, the Lahore High Court, led by Justice Jawad Hassan, has upheld the validity of show-cause notices issued by the Competition Commission of Pakistan (CCP) in the poultry matter concerning price fixing of day-old chicks.

The decision reaffirms CCP's authority to pursue investigations and act against monopolistic practices, ensuring a competitive market environment.

Justice Jawad Hassan emphasized that a show-cause notice issued on the basis of an inquiry report cannot be prematurely contested in the High Court. Referring to the legal doctrine of "ripeness", he ruled that cases should proceed through CCP hearings, allowing appeals only after the CCP's final decision. The judgment clarifies the CCP's jurisdiction, safeguarding its autonomy to enforce competition laws without undue interference.

Cartelisation charges against poultry feed millers: LHC vacates stay order against CCP show-cause notices

The court noted that obstructing CCP functions could hinder the Commission's role in preventing anticompetitive practices and promoting fair business competition. Justice Hassan underscored the judiciary's duty to support regulatory bodies like the CCP in upholding competitive integrity across industries.

Moreover, if the Court starts interfering at initial steps of the Regulator for not initiating inquiry, then it will create hurdle for the Regulator to proceed in the matter to protect the very purpose and object of law. It is settled law by now that this Court, before granting relief to a petitioners by exercising its extraordinary jurisdiction under Article 199 of the "Constitution", must satisfy itself regarding the nonavailability of any alternate remedy, or in case Court is inclined to grant relief even in presence of alternate remedy, Court should be satisfied that circumstances of the case make the other remedy inadequate.

The petitioner's counsel argued that there were procedural lapses in the enquiry report; therefore showcause notices should not have been issued. However, the CCP's legal team, comprising Barrister

AsadUllah Chatha, CCPs legal advisors, Barrister AmbreenAbbasi, Hafiz Muhammad Naeem and Hassan Raza, challenged the maintainability of the petition, a position the court ultimately upheld.

The CCP investigated suspected collusion and price-fixing by eight hatcheries for day-old broiler chicks from 2019 to June 2021. Forensic analysis revealed that prices were coordinated via SMS and WhatsApp by an official of a member firm.

The Pakistan Poultry Association (PPA) was also found in possible violation of Section 4 of the Competition Act for involvement in pricing discussions. However, the poultry companies M/s Sadiq Poultry and M/s Islamabad Feeds challenged the show-cause notices and have secured a stay order, temporarily halting CCP's proceedings. This comprehensive 21-page judgment now stands as a precedent, strengthening the CCP's authority to enforce anti-trust laws and foster fair competition within Pakistan's economic landscape.

CCP Chairman Dr Kabir Sidhu has strategically strengthened the CCP's legal team to enhance its capability in dealing complex competition cases and regulatory challenges. This overhaul has improved efficiency, and prioritized resolution of legal backlogs.

As a result, over 40 cases have been resolved by Competition Appellate Tribunal (CAT), High Courts and Supreme Court of Pakistan. The resolution of cases resulted in recovery of Rs100 million from businesses involved in anti-competitive practices.

https://www.brecorder.com/news/40330314#:~:text=ISLAMABAD%3A%20In%20a%20landmark%20decision,fixing%20of%20day%2Dold%20chicks.

Pakistan Today

LHC affirms CCP's power in poultry pricing dispute

In a significant ruling, the Lahore High Court, under the guidance of Justice Jawad Hassan, has reaffirmed the authority of the Competition Commission of Pakistan (CCP) regarding the issuance of show-cause notices related to price fixing in the poultry sector, specifically concerning the sale of day-old chicks.

This ruling reinforces the CCP's mandate to investigate and address monopolistic behaviors, thus promoting a more competitive marketplace. Justice Hassan clarified that challenges to show-cause notices, based on inquiry reports, cannot be made prematurely in the High Court.

Citing the principle of "ripeness," he stated that cases should follow the CCP's hearing process, with appeals permitted only after a final decision by the Commission. This judgment delineates the CCP's jurisdiction, ensuring its independence in enforcing competition regulations without unwarranted interruptions.

The court highlighted that any obstruction of the CCP's functions could impede its vital role in curbing anticompetitive actions and fostering fair business practices. Justice Hassan also reiterated the judiciary's responsibility to support regulatory bodies like the CCP in maintaining competition across various industries. The petitioner's lawyer raised concerns about procedural errors in the inquiry report, arguing against the issuance of show-cause notices. However, the CCP's legal representatives, including Barrister Asad Ullah Chatha and others, successfully defended the validity of the notices, a stance the court upheld.

The CCP's investigation revealed potential collusion among eight hatcheries regarding day-old broiler chick pricing between 2019 and June 2021. Forensic findings indicated that pricing agreements were coordinated via SMS and WhatsApp among officials from these firms. Additionally, the Pakistan Poultry Association (PPA) was identified as potentially violating Section 4 of the Competition Act by participating in pricing discussions.

Meanwhile, poultry companies Sadiq Poultry and Islamabad Feeds have contested the show-cause notices and received a stay order that temporarily halts the CCP's actions.

This detailed 21-page ruling sets a crucial precedent, bolstering the CCP's capacity to enforce anti-trust legislation and promote fair competition within Pakistan's economy.

CCP Chairman Dr. Kabir Sidhu has also taken steps to enhance the legal team's expertise, enabling a more effective response to complex competition issues and regulatory challenges. This restructuring has led to the efficient resolution of over 40 cases by the Competition Appellate Tribunal, High Courts, and the Supreme Court, resulting in the recovery of Rs 100 million from entities engaged in anti-competitive practices. https://profit.pakistantoday.com.pk/2024/11/01/lhc-affirms-ccps-power-in-poultry-pricing-dispute/

Pro Pakistani

LHC Backs CCP's Role in Regulating Competition, Dismisses Challenge

The Lahore High Court, headed by Justice Jawad Hassan, has upheld the validity of show-cause notices issued by the Competition Commission of Pakistan (CCP) in the poultry matter concerning price fixing of day-old chicks.

The decision reaffirms CCP's authority to pursue investigations and act against monopolistic practices, ensuring a competitive market environment, said a press release issued here on Friday.

Justice Jawad Hassan emphasized that a show-cause notice issued on the basis of an inquiry report cannot be prematurely contested in the High Court.

Referring to the legal doctrine of "ripeness", he ruled that cases should proceed through CCP hearings, allowing appeals only after the CCP's final decision.

The judgment clarifies the CCP's jurisdiction, safeguarding its autonomy to enforce competition laws without undue interference.

The court noted that obstructing CCP functions could hinder the Commission's role in preventing anticompetitive practices and promoting fair business competition.

Justice Hassan underscored the judiciary's duty to support regulatory bodies like the CCP in upholding competitive integrity across industries.

The petitioner's counsel argued that there were procedural lapses in the enquiry report; therefore, show cause notices should not have been issued.

However, the CCP's legal team, comprising Barrister Asad Ullah Chatha, CCPs legal advisors, Barrister Ambreen Abbasi, Hafiz Muhammad Naeem and Hassan Raza, challenged the maintainability of the petition, a position the court ultimately upheld.

The CCP investigated suspected collusion and price-fixing by eight hatcheries for day-old broiler chicks from 2019 to June 2021. Forensic analysis revealed that prices were coordinated via SMS and WhatsApp by an official of a member firm.

The Pakistan Poultry Association (PPA) was also found in possible violation of Section 4 of the Competition Act for involvement in pricing discussions.

However, the poultry companies Sadiq Poultry and Islamabad Feeds challenged the show-cause notices and secured a stay order, temporarily halting CCP's proceedings. This comprehensive 21-page judgment now stands as a precedent, strengthening the CCP's authority to enforce anti-trust laws and foster fair competition within Pakistan's economic landscape.

https://propakistani.pk/2024/11/01/lhc-backs-ccps-role-in-regulating-competition-dismisses-challenge/

Bloom Pakistan

Court backs CCP's role in regulating competition, dismisses challenge

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CCP Chairman Dr. Kabir Sidhu has strategically strengthened the CCP's legal team to enhance its capability in dealing complex competition cases and regulatory challenges. This overhaul has improved efficiency, and prioritized resolution of legal backlogs. The resolution of cases resulted in recovery of Rs100 million from businesses involved in anti-competitive practices.

https://www.bloompakistan.com/court-backs-ccps-role-in-regulating-competition-dismisses-challenge/



Court backs CCP's role in regulating competition, dismisses challenge

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لاہور ہائیکورٹ کن مسابق ت کمیشن کی انکوائ ری کیخلاف پول ٹی کمپنیوں کا اس ٹ خارج کردیا

تازه ت رینقومی خ بین 01 نوم ب ، 2024 لمحه با لمحهقومی خ بینب ی الاقوامی خ بینتجار ت خ بینکهیلوں کی خ بینان ربٹینمنٹصحتدلچسپ و عجیبخاص رپورٹ لاہو ر ہائیکورٹ ن مسابق ت کمیشن کی انکوائ ری کیخلاف پول رہائیکورٹ بی کمپنیوں کا اس رٹ خارج کردیا

عدالت عالیه لاہور ن مسابق ت کمیشن کی انکوائ ری کے خلاف پول بی کمپنیوں کا اس دے خارج کردی ا۔ مسابق ت کمیشن کے اعلام ٹ کے مطابق لاہور ہا ت کورٹ ن کمیشن کو پول بی کمپنیوں کی انکوائ ری مکمل کر ن کی اجا زت دے دی ہے۔ عدالت عالیه ن کہا که ریگولی بی ادارے کی انکوائ ری کے دوران عدالت سے رجوع نه ی کی ا جاسکتا۔ سیل اور ڈسکاؤنٹ کے گمراہ کُن اعلانات پر 20 مختلف برانڈز کو نوٹ س جا ری

جسٹس جواد حسن ن کہا که ریگولی بی اتھار رت کا آرڈر جا ری ہو ن کے بعد عدالت سے ریلیف کے ل ٹ رجوع کی ا جاسکتا ہے ۔ انہوں ن م زی د کہا که مارکیٹس م ی کارٹل اور کاروبا ری گٹھ جوڑ کے خلاف کارروا ت کرنا مسابق ت کمیشن کا بنیادی مینڈیٹ ہے ۔ ے ۔

یا د ر کہ کم مسابق ت کمیشن ن چوزوں کی قیمت ی فکب س سےک گرٹ ن ھپ ر جپوولڑ بکےی واضکمپنیح ثبوں و کےت حاصخلاف ل ہو انکوائ ری ⁽شوع کی تھی۔ مسابق ت کمیشن کو تحقیقات کے دوران پولر بی ایسوسی ایشن کے دف ن ہ ی۔

مسابق ت کمیشن کی انکوائ ری اور شوکاز نوٹس کے اجرا پر چند پول بی کمپنیوں ن عدالت سے حکم امتناعی لی ا تھا $\frac{1}{100} \frac{1}{100} \frac{1}{100}$



چوزے کی قیمت! پولٹری کمپنیوں کودیا حکم امتناعی خارج

اسلام آباد (ارشاد انصاری سے) لاہور ہائی کورٹ نے مسابقتی کمیشن کو پولٹری کمپنیوں کے خلاف مبینہ گھ جوڑبنا کر چوزے کی قیمت مقرر کرنے کیخلاف کارروائی کی اجازت دیتے ہوئے پولٹری کمپنیوں کو دیا گیا حکم امتنائی خارج کر دیا۔ عدالت نے واضح کیا کسی ریگولیٹری ادارے کی جانب سے اکاوائری کے دوران نہیں بلکہ حکم جاری ہونے کے بعد رجوع کیا جا سکتا ہے۔ جسٹس جواد نے واضح کیا مارکیٹوں کوریگولیٹ کرنا، کارٹل اور کاروباری گھ جوڑکے خلاف خلاف کارروائی اور مقابلے کی فضا بر قرار رکھا مسابقی کمیشن کا بنیادی منشور ہے ، جے چیلنج نہیں کیا جا سکتا۔ واضح رہے مسابقی کمیٹیشن نے چوزے کی قیمتوں میں مسلسل اضافے پر نوٹس لیتے ہوئے پولٹری ہیچر یوں کے خلاف محقیقات شروع کی تھی،اس دوران قیمتیں بڑھا تھا۔

https://www.express.com.pk/epaper/PoPupwindow.aspx?newsID=1111299813&Issue=NP_LHE&Date=20241102



مسابق ت کمیشن کی انکوائ ری کیخلاف پول ٹی کمپنیوں کا حکم امتناع خارج

لاہور)ڈیلی پاکستان آن لائن(لاہبور ہا ت کورٹ ن پولر بی کمپنیوں کی جانب سے مسابق ت کمیشن کی انکوائ ری کے خلاف دائر ک ٹ گ ٹ

حکم امتناع کو خارج کر دی اے ہ، جس کے نتی ج م ی مسابق ت کمیشن کو پول بی کمپنیوں کے خلاف انکوائ ری مکمل کر ن کی اجازت دے دی گ ت ے ہے۔

عدالت ن اس فیصلے م ی واضح کی ا که انکوائ ری کے دوران ریگولی بی ادارے کے خلاف عدالت سے رجوع نه ی کی ا جا سکتا۔ جسٹس

"جواد حسن ن کہا که " ریگولی (بی اتھار (ت کا آرڈر جا ری ہو ن کے بعد ہی عدالت سے ریلیف کے ل ٹ رجوع کی ا جا سکتا مہد جسٹس جواد ن م زی د کہا که "مارکیٹوں م ی کارٹل اور کاروبا ری گٹھ جوڑ کے خلاف کارروا ت کرنا مسابق ت کمیشن کا بنیادی منڈنٹ

مچکمنسیادب پق وشنل رت بن کمیپ یولرکمپنشن یکا ونک بهن ان عه که دالت چوسے زوں حکمکی ب قیسے مت گٹ یامتناعی هف کجوسر حاصلک رکے کرن و لاپی ار ض پحو لث تھا۔ ب بوی ت بہبیچھی ریوں کے حاصل ک ٹخلاف ۔ انکوائ راخوائی ری اور سوشو ع کاز کی تھینوٹس۔ کے انکوائ راجراءی کے کے بعد دوران ہی ایسوسی ایشن کے دف

https://dailypakistan.com.pk/01-Nov-

2024/1770816



لاہبور ہا ئ کورٹ 2 ن مسابق ت کمیشن کی انکوائ ری کے خلاف پول ٹی کمپنیوں کا حکم امتناعی خارج کر دی ا 2 ن کی اجازت ہوائک وائ ری مکمل کر 2 ن کی اجازت

اسلام آباد۔ 1 نوم ب <u>الے</u> ت ت(: لاہور ہات کورٹ ن مسابق ت کمیشن آف پاکستان کو پول بی کمپنیوں کے خلاف مبینه گٹھ جو ڑ بنا کر ایک دن کے چوز مے کی قیمت فکس کر ن کے خلاف کارروا ت کی اجازت دی ت ہو ن پول بی کمپنیوں کی جانب سے لی اگی احکم امتناعی

نه ی خارج کی ا کر دجای ا که کسی ری نگول ی و گولیرحکم نامه م ی واضح کی ا مه که کسی ری نگول ی کب بی عد $^{\prime}$ بی عد سیادار می کی عدالت جانب سے ریسے ل یف انکوائ رکے لی ٹ کر جوع کدوران ی ا جا عدالت سکتا سے $^{\prime}$ می ادار می کی جانب سے آرڈر جا ری ہو

جسٹس جواد ن آپ ت حکم م ی واضح کی ا مے ہ که ملک م ی مارکیٹوں کو ریگولیٹ کرنا، کارٹل اور کاروبا ری گٹھ جوڑ کے خلاف کارروا ت

پفایککرنا ستاصله اورن م ی مارکلیکهٹا ہے ہ ی که مقابلے کی فعدالتوں ضاکو کو برقمتعلقہرار ریرکھگولنیار مبیس ابق ت اداروں کمیکو شنان کے آف فرائض پاکستانکی کا بنیانجاماد ی م دہیی م نڈی ی بٹ سیپ کو وہه ریجٹچ رکیسے رنا ونچ ہے۔ لنجم نہس ابی ق خلاف کت یان اکمیجاکوائ ریشن سکتا۔ آف

ن ایک دن کے چوز $_{2}$ کی قیمتوں م مسلسل اضاف کی شکایات پر نوٹس لی ت ہون پولر $_{1}^{C}$ شوع کی تھی۔ تحقیقات کے دوران پاکستان پول $_{2}^{C}$ بی ایسوسی ایشن کے دف ب سے پول $_{2}^{C}$ بی کمپنیوں کے گٹھ جوڑ کر کے قیمت ی بڑھ ان کے واضح ثبوت حاصل ہو ن۔ تاہم انکوائ ری اور شو کاز نوٹس کے اجراء پر چند پول $_{2}^{C}$ بی کمپنیوں ن عدالت سے حکم امتناعی حاصل کر لی ا۔

مسابق ت کمیشن ن پول (بی کمپنیوں کے اس حکم امتناعی کو چیلنج کر رکھا تھا۔ پول بی کمپنیوں کے وکیل ن دلائل دی ت ہو ن کہا کمیشن کے شوکاز نوٹس کے ط ریقه کار م ی غلطیاں ہ ی تاہم مسابق ت کمیشن کی قانو ت ٹیم جس م ی ب بس (ب اسد الله چٹھه ا ور کمیشن کے قانو ت مش ب ب بس (ب عن بین عباسی، حافظ محمد نعیم اور حسن رضا شامل تھے ن حکم امتناع کو چیلنج کی ا۔

عدالت ن کمپٹیشن کمیشن کے انکوائ ری کر ن اور شو کاز کر ن کے حق کو برقرار رکھا اور جامع فیصله دی ا۔ مسابق ت کمیشن کے چی بم ی ڈاک رب کب ب سدھو ن مارکیٹ م ی کمپٹیشن کے نہایت پیچیدہ مقدمات اور ریگولی بی قانو ت مسائل سے نمٹ ٹ می ادارے کی لیگل ڈیپاٹمنٹ کو مضبوط اور مستحکم کی اے مقدمات کی فعال پ ب وی کی جا سکے۔ گزشته ایک سال م ی کمپٹیشن اپیلٹ ٹ ریبونل

)دسسی کواے ر^رو تڑر(، ہواے نت مکالوبرٹت س اکے ور س بیم جرمانوں کی کورٹ آفوصولی ہو ت۔پاکستان سے 40 سے زیادہ مقدمات کے فیصلے ہو ن جس کے نتی ج م ی قومی خزان م ی

https://urdu.app.com.pk/urdu/%D9%84%D8%A7%DB%81%D9%88%D8%B1-%DB%81%D8%A7%D8%A6%DB%8C-%DA%A9%D9%88%D8%B1%D9%B9-%D9%86%DB%92-%D9%85%D8%B3%D8%A7%D8%A8%D9%82%D8%AA%DB%8C-%DA%A9%D9%85%DB%8C%D8%B4%D9%86-%DA%A9%DB%8C-%D8%A7%D9%86%DA%A9/



لاہبورہا $\frac{1}{2}$ کورٹ $\frac{1}{2}$ ن مسابق ت کمیشن کی انکوائ ری کے خلاف پول ٹی کمپنیوں کا حکم امتناعی خارج کر دی $\frac{1}{2}$ کو انک وائ ری مکمل کر $\frac{1}{2}$ ن کی اجازت

وا تکم یکی شن آف اجازت پادگی تس تامنو کو پول پی ن پول پی ول پی y

سے کمپنیوں انکوائ رکی ی کے جانب سے دوران لی اگی اعدالت حکمسے رجوع امتناعی نه ی کخارجی اکر جا دی ا 2 سکتاه ۔عدبلکہال ریت گول ینر بحیک م نامہادار ہے م کی ی جانب واضح کسے ی ا 2 بآرڈر کہجا رکی سیه وری ن گولیک بعی د ہی ادار ہے عداکی لت سے جانب ریلیف کے ل 2 رجوع کی اجا سکتا ہے۔

جسٹس جواد ن اپ ت حکم می واضح کی ا مرہ که ملک می مارکیٹوں کو ریگولیٹ کرنا، کارٹل اور کاروبا ری گٹھ جوڑ کے خلاف کارروا ت کرنا اور مارکیٹ می مقابلے کی فضا کو برقرار رکھنا مسابق ت کمیشن آف پاکستان کا بنیادی مینڈیٹ می جسے چیلنج نه ی کی ا جا سکتا۔ فیصله می لکھا می که عدالتوں کو متعلقه ریگولی کی اداروں کو ان کے فرائض کی انجام دہی می سپورٹ کرنا می دو۔

مسابق ت کمیشن آف پاکستان ن ایک دن کے چوز ہے کی قیمتوں م ی مسلسل اض اف کی شکایات پر نوٹس لی ت ہو ن پول پہیچ ریوں کے خلاف انکوائ ری C بھی۔ تحقیقات کے دوران پاکستان پول پی ایسوسی ایشن کے دف ب سے پول پی کمپنیوں کے خلاف انکوائ ری اور شو کاز نوٹس کے اجراء پر چند پول پی گٹھ جوڑ کر کے قیمت ی بڑھ ان کے واضح ثبوت حاصل ہو ن۔ تاہم انکوائ ری اور شو کاز نوٹس کے اجراء پر چند پول کمپنیوں ن عدالت سے حکم امتناعی حاصل کر لی ا۔

مسابق ت کمیشن ن پول (بی کمپنیوں کے اس حکم امتناعی کو چیلنج کر رکھا تھا۔ پول (بی کمپنیوں کے وکیل ن دلائل دی ت ہو ن کہا کمیشن کے شوکاز نوٹس کے ط ریقه کار م ی غلطیاں ہ ی تاہم مسابق ت کمیشن کی قانو ت ٹیم جس م ی ب بس (ب اسد الله چٹهه ا ور کمیشن کے قانو ت مش ب ب بس (ب عن بین عباسی، حافظ محمد نعیم اور حسن رضا شامل تھے ن حکم امتناع کو چیلنج کی ا۔

عدالت ن کمپٹیشن کمیشن کے انکوائ ری کر ن اور شو کاز کر ن کے حق کو برقرار رکھا اور جامع فیصله دی ا۔مسابق ت کمیشن کے چی بم ی ڈاک رب کب ب سدھو ن مارکیٹ م ی کمپٹیشن کے نہایت پیچیدہ مقدمات اور ریگولی ربی قانو ت مسائل سے نمٹ ٹ م ی ادار ہے کی لیگل

)دڈیسسی کواے ررپاٹمنٹو تڑرکو(، ہواے ن مالیمضبوط ت اور کے مستحکمجرمانوں کیکی ا کے تاکوصولیہ ہمقو دمات کی فعال پ ب وی کی جا سکے۔ گزشتہ ایک ن جسال سم یک نتی کمپٹیج م شن ی اپیقومیلٹ ٹخ ریزا ن مبونل ی ت کورٹس اور س بیم کورٹ آف پاکستان سے 40 سے زیادہ مقدمات کے فیصلے ہوت ۔

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