IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

SPECIAL CIVIL APPLICATION No 2699 of 1992

For	Approval	and	Signature:
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Hon'ble MR.JUSTICE S.K.KESHOTE

- 1. Whether Reporters of Local Papers may be allowed : NO to see the judgements?
- 2. To be referred to the Reporter or not? : NO
- 3. Whether Their Lordships wish to see the fair copy : NO of the judgement?
- 4. Whether this case involves a substantial question : NO of law as to the interpretation of the Constitution of India, 1950 of any Order made thereunder?
- 5. Whether it is to be circulated to the Civil Judge? : NO

MUKESH R PATEL

Versus

GUJ. INDUSTRIES POWER CO. LTD

Appearance:

MS YOGINI PARIKH for Petitioner None present for Respondents

CORAM : MR.JUSTICE S.K.KESHOTE Date of decision: 30/09/1999

ORAL JUDGEMENT

The matter is placed on the Board on the note filed by the learned counsel for the respondent, which reads as under:

"The aforesaid Writ Petition has been settled between the parties, Annexed hereto and marked Exh.A is a copy of the settlement executed. In

view of the settlement, the petitioner is required to withdraw the petition.

Be pleased therefore, direct the office to place the aforesaid matter for withdrawal."

The learned counsel for the petitioner prayed for adjournment for seeking instruction from her client. In view of the statement made by the learned counsel for the respondent in the note, I do not find any justification in the prayer made by the learned counsel for the petitioner for adjournment of the matter.

The matter has already been settled between the parties and copy of the settlement is also produced along with the note, which is signed by both the parties.

This Special Civil Application is dismissed as having become infructuous. Rule discharged. Interim relief, if any, granted by this court stands vacated.

(S.K.Keshote, J.)
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