

IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

SPECIAL CIVIL APPLICATION No. 13177 & 13178 of 2007

With

SPECIAL CIVIL APPLICATION No. 13180 of 2007

With

SPECIAL CIVIL APPLICATION No. 13182 & 13183 of 2007

With

SPECIAL CIVIL APPLICATION No. 13221 to 13223 of 2007

WITH

SPECIAL CIVIL APPLICATION No. 13225 of 2007

With

SPECIAL CIVIL APPLICATION No. 13246 & 13247 of 2007

WITH

SPECIAL CIVIL APPLICATION No.13196 of 2007

WITH

SPECIAL CIVIL APPLICATION NO.13198 OF 2007

WITH

SPECIAL CIVIL APPLICATION NO.13204 OF 2007

WITH

SPECIAL CIVIL APPLICATION NO.12979 OF 2007

For Approval and Signature:

HONOURABLE MR.JUSTICE AKSHAY H.MEHTA

=====

1 Whether Reporters of Local Papers may be allowed
to see the judgment ?

2 To be referred to the Reporter or not ?

3 Whether their Lordships wish to see the fair copy of
the judgment ?

4 Whether this case involves a substantial question of
law as to the interpretation of the constitution of
India, 1950 or any order made thereunder ?

5 Whether it is to be circulated to the civil judge ?

=====

=====

HARUNRASHID AHMED AMLA AND OTHERS

Versus

THE STATE OF GUJARAT AND OTHERS

=====

Appearance :

Special Civil Applications Nos.13183, 13196, 13198, 13204, 12197, 13246 and 13247 of 2007:

Mr RC Kakkad, learned advocate for the Petitioner

Ms Kiran Pandey, learned Assistant Government Pleader for the respondents

Special Civil Applications Nos.13221-13223 and 13225 of 2007

Mr Umang Chokshi, learned advocate for the petitioner

Mr Krunal Pandya, learned Assistant Government Pleader for the respondents

Special Civil Applications Nos.13177-13180 and 13182 of 2007

Mr Umang Chokshi, learned advocate for the petitioner

Mr Neeraj Soni, learned Assistant Government Pleader for the respondents

=====

CORAM : HONOURABLE MR.JUSTICE AKSHAY H.MEHTA

Date : 11/05/2007

COMMON ORAL JUDGMENT:

Rule. Service of Rule is waived by Ms Kiran Pandey, learned Assistant Government Pleader for the respondents in Special Civil Applications Nos.13183, 13196, 13198, 13204, 12197, 13246 and 13247 of 2007. Mr Neeraj Soni, learned Assistant Government Pleader waives service of Rule for the respondents in Special Civil Applications Nos.13177-13180 and 13182 of 2007 and Mr Krunal Pandya, learned Assistant Government Pleader waives service of Rule for the respondents in Special Civil Applications Nos.13221-13223 and 13225 of 2007.

At the request of the learned counsel for the parties the matter is taken up for final hearing today.

In this group of petitions, the issues which are agitated before this Court are similar to the issues which were agitated in Special Civil Application No.26679 of 2006 and allied matters. Special Civil Application No.26679 of 2006 and its allied matters were disposed of by the learned Single Judge of this Court by order dated 27.12.2006. For the reasons recorded in the said order the matters were remanded to the concerned authority by giving direction in paragraph 6 thereof. In paragraph 6 of the said judgment the learned Single Judge has observed as under:-

“6. As a cumulative effect of the aforesaid facts, reasons and judicial pronouncements, the impugned orders/Notices are violative of Article 14 of the Constitution of India as they are non-speaking orders and arbitrary in nature and, therefore, all the impugned orders/Notices passed by the Deputy Collector/ Collector, Stamp Duty Valuation Organisation are hereby quashed and set aside. All the matters are remanded to the concerned Deputy Collector, Stamp Duty Valuation Organization / Collector of Stamps for taking a fresh decision and for passing a speaking order, as per the Act,1958 read with the Rules,1984 and after giving an opportunity of being heard to the petitioners.

In certain matters, it is observed that the petitioners have no option but to approach the appellate authority. They approached appellate authority but the delay has not been condoned. Requisite amount has not been paid or has been paid partly, in preferring the Appeal. Such order of non-condonation of delay are also hereby quashed and set aside. The amount deposited by the petitioners, while preferring appeal, shall be refunded to the petitioners, by the respondent

authorities upon proper application and upon proper verification of proof of the deposit of the amount. The parties will be at liberty to make their submissions before the concerned Deputy Collector, Stamp Duty Valuation Organization / Collector of Stamps, which may be dealt with by them while passing the orders in accordance with law. In each of the aforesaid matters, Rule made absolute to the aforesaid extent with no order as to costs.”

In view of the aforesaid, all the impugned orders/Notices passed by the Deputy Collector/ Collector, Stamp Duty Valuation Organisation are hereby quashed and set aside. All these matters are also remanded to the concerned authority for adjudication in accordance with the directions of paragraph 6 quoted above.

Rule is made absolute to the aforesaid extent with no order as to costs.

(Akshay H Mehta, J.)

*mohd