IN THE HIGH COURT OF JUDICATURE AT BOMBAY CIVIL APPELLATE JURISDICTION

CIVIL APPLICATION NO.2811 OF 2008

IN

FIRST APPEAL NO.122 OF 2003

IN

MOTOR ACCIDENT CLAIM PETITION NO.155 OF 1996

Sunanda A.Kulkarni

.. Appellant

V/s.

Gurubhaj Singh H.Rajpal & Anr.

.. Respondents

WITH

CIVIL APPLICATION NO. 2812 OF 2008
IN
FIRST APPEAL NO.1016 OF 2003
IN
MOTOR ACCIDENT CLAIM PETITION NO.156 OF 1996

Mansi Ashokrao Kulkarni

.. Appellant

V/s.

Gurubhaj Singh H.Rajpal & Anr.

.. Respondents

 ${\tt Ms.Jai}$ ${\tt Mhaskar}$ ${\tt h/f.}$ ${\tt G.S.Godbole}$ for the ${\tt Appellant/Applicant.}$

Mr.S.S.Vidyarthi for Respondent No.2.

CORAM : R.M.SAVANT, J.

DATED: AUGUST 30TH, 2008.

P.C.

above Civil Ву the Applications the for effecting service Appellants pray on Respondent No.1 in both the Civil Applications by having resort to Order V, Rule 20 of the Code of Civil Procedure by paper publication. The reason why resort to the said provision is sought mentioned in the Civil Applications. For the reasons mentioned in the Civil Applications, the same are allowed in terms of prayer clause 'a'.

2. The Applicants/Appellants to intimidate the returnable date in the notice that would be published in the daily News Paper which is

mentioned in the said prayer clause 'a'.

- 3. Issue notice to the Respondent No.1, returnable on 30^{th} October, 2008. Paper publication to indicate the said returnable date.
- 4. The learned Advocate should file an affidavit stating compliance of this order.
- 5. Both the Civil Applications are accordingly disposed of.

[R.M.SAVANT, J.]