

HON'BLE SRI JUSTICE A.RAJASHEKER REDDY

WRIT PETITION Nos.16405, 16477 & 16439 OF 2017

COMMON ORDER:

As the issue involved in all these writ petitions is one and the same, they are being heard together and disposed of by way of this Common Order.

All these writ petitions are filed seeking writ of mandamus declaring the action of the 1st respondent in not numbering the revision case SR No.02497, 02496 & 02498 respectively dated 18.01.2014 which are filed against the order of the 3rd respondent dated 05.08.2013 as illegal and arbitrary.

It is the case of the petitioner that though he filed revision case SR No.02497, 02496 & 02498 respectively dated 18.01.2014 against the order of the 3rd respondent in proceedings No. (E4)/4700/2011, (E4) 4895/2011 & (E4)/4701/2011, dated 05.08.2013 in the year 2014, before the 1st respondent, the same is not being numbered and no orders are passed on the stay petitions in the said revisions. Meanwhile, the officials of the 5th respondent are trying to evict the petitioner by virtue of order dated 05.08.2013 passed by the 3rd respondent. Aggrieved by the same, present writ petition is filed.

Heard learned counsel for the petitioner and learned Assistant Government Pleader for Revenue.

Learned Assistant Government Pleader for Revenue submits that in the impugned order dated 05.08.2013, it is wrongly mentioned that revision lies to Principal Secretary to Government,

Revenue (Asn-IV) Department, A.P, Hyderabad, but in fact, the revision lies to the Chief Commissioner of Land Administration (CCLA).

In view of the same, it is open for the petitioner to take back the revision filed by him before the 1st respondent and present the same before the Chief Commissioner of Land Administration, State of Andhra Pradesh. The 1st respondent is directed to return the revisions filed by the petitioner enabling him to prefer revisions before the CCLA, State of Andhra Pradesh, within a period of two weeks from the date of receipt of a copy of this order. On such presentation of revisions before the CCLA, State of Andhra Pradesh, he shall dispose of the said revisions, within a period of two months from the date of such presentation, after issuing notice and affording an opportunity of hearing to the petitioner. Till then, there shall be stay of dispossession of the petitioner from the subject property in the writ petitions.

With the above direction, these writ petitions are disposed of. There shall be no order as to costs. As a sequel to the disposal of this petition, miscellaneous petitions, if any, pending shall stand closed.

A.RAJASHEKER REDDY,J

28-04-2017
kvs

HON'BLE SRI JUSTICE A.RAJASHEKER REDDY

WRIT PETITION Nos.16405, 16477 & 16439 OF 2017



Date: 28.04.2017

kvs

