

REGISTRAR COURT. 2

SECTION XVII

S U P R E M E C O U R T O F
R E C O R D O F P R O C E E D I N G S

I N D I A

BEFORE THE REGISTRAR M K HANJURA

Civil Appeal No(s). 3769/2014

UNION OF INDIA & ORS.

Appellant(s)

VERSUS

V.S. TOMAR

Respondent(s)

(with office report)

Date : 24/04/2015 This appeal was called on for hearing today.

For Appellant(s)

Mr. A. Deb Kumar, Adv.
Mr. B. V. Balaram Das, Adv.

For Respondent(s)

Mr. Praneet Ranjan, Adv.

UPON hearing the counsel the Court made the following
O R D E R

The office report indicates that the Ld. Counsel for the appellants and the Ld. Counsel for the respondent have failed to file the statement of case, although they have been notified to do so by letter dated 13.9.2014 of the Registry. Order XIX Rule 32 of the Supreme Court Rules, 2013 provides that if the appellant does not file a statement of case within the time, as provided for in sub rule (1), it shall be presumed that the appellant has adopted the list of dates/synopsis containing chronology of events as filed at the time of presentation of petition for seeking special
Signature Not Verified

Digitally signed by
Madhu Grover

leave to appeal (SLP)/Appeal, as statement of case, and does not

Date: 2015.04.25

08:58:54 CEST

Reason:

desire to file any further statement of case.

The order further

provides that if the respondent who has entered appearance does not

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file a statement of case within the time, as provided in Sub Rule(1) (i.e. 35 days) it shall be presumed that he does not desire to lodge the same. Therefore, in view of the rule position cited above the matter shall be processed for listing before the Hon'ble Court under the rules.

(M K HANJURA)
Registrar

MG