

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

Petition(s) for Special Leave to Appeal (Civil) No(s).1 1 7 8 2 / 2 0 0 6

(From the judgement and order dated 0 6 / 1 0 / 2 0 0 5 in SCA No. 6 1 9 6 / 2 0 0 2  
of The  
HIGH C O U R T O F G U J A R A T AT AHM E D A B A D )

UNION OF INDI A & O R S.

Petitioner(s)

V E R S U S

M/S. MAHA V I R E X P O R T S

Respondent(s)

(With appln(s) for permission to place addl. documents on record and prayer for  
interim relief and office report)

W I T H

S L P (C) NO. 1 8 5 9 6 of 2 0 0 6

(With prayer for interim relief and office report)

Date: 2 7 / 0 8 / 2 0 0 7

This Petition was called on for hearing today.

C O R A M :

H O N ' B L E M R. J U S T I C E A S H O K B H A N

H O N ' B L E M R. J U S T I C E V . S. S I R P U R K A R

For Petitioner(s) Mr.B. Datta, ASG.

Mr. Raghenth Ba s a nt, Adv.

Mr. B. Krishn a Pr a s a d, Adv.

For Respondent(s)

Ms. Meena k s hi Arora, Adv.

Mr.Suvrajyoti Gupta, Adv.

UPON hearing counsel the Court made the following

O R D E R

Counsel for the respondents states that the High Court of Delhi in a  
judgment dated 1 8 th

November, 2 0 0 6 in W. P .(C) No. 4 7 9 3 / 2 0 0 3 [Surende

r Singh v.

Union of India] has held that Rule 1 6 A of Duty Drawback Rules is not retrospective  
and, as per her instructions, the Union of India has not filed any appeal against the  
aforesaid judgment of the Delhi High Court.

The learned Additional Solicitor General seeks time to verify this fact and  
to file a rejoinder. Four weeks are granted to file Rejoinder affidavit.

(J.S. Rawat) (Kanwal Singh)

AR- cum- P S Court Master