

d
SLP(C)No. 12365 OF 2001
ITEM No.54

Court No.10

SECTION XII
A/N MATTER

S U P R E M E C O U R T O F I N D I A
RECORD OF PROCEEDINGS

Petition(s) for Special Leave to Appeal (Civil) No.12365/2001

(From the judgement and order dated 16/08/2000 in WA 1246/99
of The HIGH COURT OF MADRAS)

SECY. TO GOVT.OF TAMILNADU & ORS.

Petitioner (s)

VERSUS

V. SURENTHIRAN

Respondent (s)

(With prayer for interim relief and office report)

Date : 26/11/2001 This Petition was called on for hearing today.

CORAM :

HON'BLE MR. JUSTICE U.C. BANERJEE
HON'BLE MR. JUSTICE Y.K. SABHARWAL

For Petitioner (s) Mrs. Revathy Raghavan, Adv.,
Mr. Shweta Garg, Adv.
Mr. P.N. Ramalingam,Adv.

For Respondent (s)
Mr. T.Raja,Adv.

UPON hearing counsel the Court made the following

O R D E R

.....L.....I.....T.....T.....T.....T.....T.....T.....J.
.SP2

Leave granted.
The civil appeal is allowed in terms of the signed
order. No costs.

.SP1

(R.K. Dhawan)
Court Master

(D.D.Jindal)
Assistant Registrar

(Signed order is placed on the file)

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IN THE SUPREME COURT OF INDIA

CIVIL APPELLATE JURISDICTION

CIVIL APPEAL NO. OF 2001@@
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(Arising out of SLP(C) No.12365 of 2001)

Secy. to Govt. of Tamilnadu & Ors.

Appellant(s)

versus

V. Surenhiran

Respondent(s)

O R D E R@@
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.....L.....I.....T.....T.....T.....T.....T.....T..J.
.SP2

Leave granted.

Normally we would not have entertained a petition of this nature since the same relates to an interim order. The facts in issue stand peculiar to itself and complications are bound to arise by reason of the grant of interim order. The High Court by its interim order not only directed publication of the result of the concerned student but mandated issuance of necessary certificate therefor. We do feel it expedient to record that such an interim order cannot be sustained under any circumstances.

The impugned interim order thus stand set aside and quashed. The High Court shall deal with the pending appeal in question with utmost expedition and preferably within a period of six months from the date of the communication of this Order. The parties would be at liberty to mention the matter before the High Court in regard to expeditious disposal of the matter.

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Let it be recorded that we are not expressing any opinion on the merits of the case.

The civil appeal is allowed. No costs.

.SP1

.....J
(U.C.BANERHEE)

.....J
(Y.K. SABHARWAL)

New Delhi,
November 26, 2001.