

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 0 9 9 8 / 2 0 0 7

(From the judgement and order dated 2 0 / 0 4 / 2 0 0 7 in CM P No. 5 8 7 2 / 2 0 0 6 i n
CR P No. 2 6 6 1 / 2 0 0 6 of The HIGH COURT OF A.P AT HYD E R A B A D)

AB I D HUSS A I N Petitioner(s)
V E R S U S
MAS J I D- E- HUSS A I N I Respondent(s)

(With prayer for interim relief and office report)

WI T H SL P (C) NO. 1 1 0 1 1 / 2 0 0 7 (With prayer for interim relief and office report)
SL P (C) NO. 1 1 0 1 9 / 2 0 0 7 (W i t h prayer for interim relief and office report)
SL P (C) NO. 1 1 0 2 0 / 2 0 0 7 (W i t h prayer for interim relief and office report)

Date: 0 4 / 0 2 / 2 0 0 8 This Petition was called on for hearing today.

CORA M : HON'B L E MR. JUS T I C E H.K. S E M A
HON'B L E MR. JUS T I C E MAR K A N D E Y KA T J U

For Petitioner(s) Mr. A.T.M. Ranga r a m a n u j a m , Sr. Adv.
Mr. P.N. Ra m a l i n g a m , Adv.

For Respondent(s) Mr. G.V.R. Choudhuri, Adv.
Mr. K. Shivraj Choudhuri, Adv.

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

Leave granted.

Heard the parties.

The order of the High Court is set aside. The restoration
application is allowed. The revision petition may be considered on
merit expeditiously.

Appeals are disposed of in terms of the signed order.

(Ravi P. Verm a) (Anand Singh)
Court Master Court Master

[Signed order is placed on the file]
IN T H E S U P R E M E C O U R T O F I N D I A

CIVI L A P P E L L A T E JUR I S D I C T I O N

CIVI L A P P E A L NO. 9 9 5 OF 2 0 0 8
[Arising out of SL P (C) NO.1 0 9 9 8 / 2 0 0 7]

ABI D HUSS A I NA P P E L L A
N T (S)

Versus

MAS J I D- E- HUSS A I N IR E S P O N D E
N T (S)

WI T H
C.A.NO.9 9 6 / 2 0 0 8 [A r i s i n g out of SL P (C) NO. 1 1 0 1 1 / 2 0 0 7]
C.A.NO.9 9 7 / 2 0 0 8 [A r i s i n g out of SL P (C) NO. 1 1 0 1 9 / 2 0 0 7]

O R D E R

Leave granted.

Heard the parties.

By impugned order, the High Court dismissed the application for restoration. This Court on 18 / 7 / 2007 issued notice limited to the question as to why the application for restoration shall not be allowed by setting aside the order of the High Court.

The order of the High Court is set aside.

The restoration

on application is allowed. merit expeditiously.

The revision petition may be considered on

Appeals are disposed of in the above terms.

.....J .
(H.K. S E M A)

New Delhi;
February 4, 2008 .

.....J .
(MA R K A N D E Y K A T J U)