

\204
C.A.No. 6041 OF 2000
.UP 10 2; Draft, smtst; -n -PA4 -dFX-NORMAL -y -e; dumbp
L.....T.....T.....T.....T.....T.....T.....T.....T.....T.....T.....R
ITEM No.105 Court No. 2 SEC. IX

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

CIVIL APPEAL NO.6041/2000@@
EEEEEEEEEEEEEEEEEEEEEEEEEEEEEEEEEEEE

Syed Aqueel Arif Appellant (s)

VERSUS

University of Pune Respondent (s)
(With appln.for permission to submit addl.document)

Date : 11/09/2002 This Petition was called on for hearing today.@@
AA

CORAM :@@
AAAAAAAAAA
HON'BLE MR. JUSTICE G.B. PATTANAIAK@@
AA
HON'BLE MRS. JUSTICE RUMA PAL @@
AA

For Appellant (s) Mr. Raju Ramachandran, Sr. Adv.
M/s. Ejaz Maqbool, Ujjwal Kr. Jha,
Aslam Ahmed and R.K. Jha, Advs.

For Respondent (s) M/s. D. Adkar, Vishwajit Singh and
Mr. Anurag Kishore, Advs.

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

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

Let Medical Council of India be added as a party respondent.

Issue Notice to the Medical Council of India, returnable within two weeks. The Medical Council of India is directed to file its response whether notwithstanding the University Ordinance No.178 requiring a student to pass Phase-I of the M.B.B.S. course in six chances within a period of four and half years from the date of the admission, it is, at all, permissible to condone that provision and permit a student to get through. The Medical College be also impleaded as a party respondent and issue notice to the Medical College to show cause as to why in the teeth of an Ordinance No.178 the institute permitted the student to prosecute the study after four and half years.

Dasti service, in addition, is permitted.

.SP1
(Y.P. Dhamija) (Suneet Bala Sharma)@@
AA
Court Master Assistant Registrar@@
AAAAA