

X
SLP(C)... 9635 OF 2001

ITEM No.8

Court No. 9

SECTION XIIA

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

I.A.1 in & Petition(s) for Special Leave to Appeal(C)...CC9635/2001

(From the judgement and order dated 02/11/2001 in WP 15966/01 ,WP 16294/01 of The HIGH COURT OF A.P AT HYDERABAD)

TARLUPADU COLLEGE OF EDUCATION & ANR.

Petitioner (s)

VERSUS

STATE OF A.P. & ORS.

Respondent (s)

(With prayer for interim relief)
(With Appln(s). for permission to file SLP)
(With office report)
With

SLP(C)No.22859/2001,IA No.1-4 In SLP(C)...CC 9637-9638/2001

Date : 14/01/2002 These Petitions were called on for hearing today.

CORAM :

HON'BLE MR. JUSTICE D.P. MOHAPATRA
HON'BLE MR. JUSTICE P. VENKATARAMA REDDI

For Petitioner (s) Shri.L.N. Rao, Sr. Adv.
Mr. R. Santhana Krishanan, Adv.
Mr. D. Mahesh Babu,Adv.
Mr. Mohd. Wasay Khan, Adv.

For Respondent (s)

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

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

I.A.No.1 IN SLP(C)NOS.....9635/2001@@
CCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCC

The prayer of the petitioner no.2, St.Marys' College of Education, Sarpavaran, for permission to file the SLP is refused. The SLP filed by petitioner no.2 is dismissed.

Contd...2/-

Noitice be issued on the SLP filed by petitioner no.1, Tarlupadu College of Education, Tarlupadu.

I.A.NOS.1-4 IN SLP(C)NOS.....9637-38/2001@@

CC

The learned counsel for the petitioners does not press the SLP filed by petitioners no.2 to 5. The petition filed by petitioners nos. 2 to 5 seeking permission to file the SLP is dismissed as not pressed. Issue Notice.

In all the SLPS@@
CCCCCCCCCCCCCCCC

We have heard Sh.L.N.Rao, learned senior counsel@@
A
appearing for the petitioners.
Issue notice returnable by six weeks.
Dasti service in addition is permitted.

"Considering the prayer for interim relief, it is ordered that the directions contained in the Government Order, G.O.Ms.No.174 dated 3.12.2001, may be carried out to the extent of going through the process of selection and preparing the list subject to the result of this case. The said list shall not be given effect to until further orders of this Court. The students who have already been admitted in pursuance of the arrangement, which was operating during pendency of the case in the High Court, will not be disturbed on the basis of the impugned Judgement, until further orders of this Court."

.SP1

Madhu

(S.Malkani)
Court Master