

SUPREME COURT OF INDIA
RECORD OF PROCEEDINGS

BEFORE THE REGISTRAR S.G. SHAH

Petition(s) for Special Leave to Appeal (Civil) No(s).11101/2006

(From the judgement and order dated 23/06/2006 in OSA No. 57/2004 of The
HIGH COURT OF A.P AT HYDERABAD)

VIJAYA SHREE

Petitioner(s)

VERSUS

M/S GOLD STONE EXPORTS PVT. LTD. & ORS.
(With prayer for interim relief)

Respondent(s)

WITH SLP(C) NO. 15028 of 2006
(With prayer for interim relief and office report)
SLP(C) NO. 15699 of 2006
(With prayer for interim relief and office report)
SLP(C) NO. 21308 of 2008
(With office report)
SLP(C) NO. 5349 of 2007
(With office report)
SLP(C) NO. 5350 of 2007
(With office report)

Date: 23/04/2009 This Petition was called on for hearing today.

For Petitioner(s) Mr. T.N. Rao,Adv.

Mr. G. Ramakrishna Prasad,Adv.

Mr. B. Suyodhan,Adv.

Mr. Venkateswara Rao Anumolu,Adv.

Mr.Sushil K. Tekriwal,Adv.

Mr. Aribam Guneshwar Sharma,Adv.

For Respondent(s) Mr.Rupesh Kumar,Adv.

Ms. Pankhuri Shrivastava,Adv.

Mrs.D. Bharathi Reddy ,Adv

Mr. T.Raja ,Adv.

UPON hearing counsel the Court made the following

ORDER

It is unfortunate that the petitioner is earning time by not serving the
respondent by selecting proper mode of service and

.2/-

- 2 -

by not complying the Order dated 23rd March, 2009, wherein the option was
given to them either to serve the unserved respondent or to take appropriate
steps, as a last chance. Thus they have to serve the respondent either by
dasti mode or by publication. Thereby infact publication was allowed in
advance just to see that the notices be served at the earliest.

Today unfortunately, learned Advocate for the petitioner states that
they may not serve the notice in Newspaper since it may be costly for them.
In such case they have to prefer an appeal against the order dated
23.3.2009 which they have not complied till date. Now they disclosed that
they have filed separate application one for recalling the order dated
27.1.2009 and other application is stated to be filed on yesterday requesting
for public notice for unserved respondents.

All such act of the petitioner is required to be brought to the notice of
the Hon'ble Court by disclosing the same in the Office Report at the relevant

time. However, at present it is to be seen that matter becomes ready at the earliest.

Hence petitioner is permitted to serve the public notice in the Newspaper disclosed by them in their application dated 22nd April, 2009; as per order dated 23.3.2009. Registry has to prepare a public notice latest by 27th April, 2009.

Petitioner has to get such notice publish before 15th May, 2009.

List the matter on 15th May, 2009.

(S.G. Shah)
Registrar

*MG