

Gujarat High Court

Mahendra vs Municipal on 7 October, 2008

Author: Ks Jhaveri,&Nbsp

Gujarat High Court Case Information System

Print

SCA/882420/2000 2/ 2 JUDGMENT

IN  
THE HIGH COURT OF GUJARAT AT AHMEDABAD

SPECIAL  
CIVIL APPLICATION No. 8824 of 2000

For  
Approval and Signature:

HONOURABLE  
MR.JUSTICE KS JHAVERI

=====

1

Whether

Reporters of Local Papers may be allowed to see the judgment ?

2

To be

referred to the Reporter or not ?

3

Whether

their Lordships wish to see the fair copy of the judgment ?

4

Whether

this case involves a substantial question of law as to the interpretation of the constitution of India, 1950 or any order made thereunder ?

5

Whether

it is to be circulated to the civil judge ?

=====

MAHENDRA  
V SAMPAT - Petitioner(s)

Versus

MUNICIPAL  
COMMISSIONER & 4 - Respondent(s)

=====

Appearance

:

MS

DR KACHHAVAH for

Petitioner(s) : 1,

MR

HS MUNSHAW for

Respondent(s) : 1,

DS

AFF.NOT FILED (R) for

Respondent(s) : 2,

MR

SHIVANG SHUKLA AGP for

Respondent(s) :

3,

=====

CORAM

:

HONOURABLE

MR.JUSTICE KS JHAVERI

Date : 07/10/2008

ORAL

JUDGMENT

1.O. The petitioner by way of this petition has prayed to quash and set aside the conditions imposed by the Bhavangar Municipal Corporation while appointing the petitioner.

2.0. When the matter is called on for hearing, the learned counsel for the petitioner is not present. By efflux of time, the petition has become infrutuous. Hence, Rule is discharged. Ad-interim relief stands vacated. It will be open for the petitioner to revive this petition within 30 days from the date of receipt of this order.

3.0. The office is directed to sent the writ of this order to the petitioner forthwith.

[K.S.

JHAVERI, J.] /phalguni/ Top