

Gujarat High Court

Bharat vs Manherlal on 23 July, 2008

Author: Ks Jhaveri,&Nbsp

Gujarat High Court Case Information System

Print

SA/13220/2007 1/ 2 ORDER

IN
THE HIGH COURT OF GUJARAT AT AHMEDABAD

SECOND
APPEAL No. 132 of 2007

With

CIVIL
APPLICATION No. 8283 of 2007

In
SECOND APPEAL No. 132 of 2007

=====

BHARAT
SANCHAR NIGAM LIMITED THRO'ASST. GENERAL MANAGER & 3 -
Appellant(s)

Versus

MANHERLAL
RAMNIKLAL & 2 - Defendant(s)

=====

Appearance
:
MR
SANDIP C SHAH for
Appellant(s) : 1
- 4.
MR
ANSHIN H DESAI for
Defendant(s) : 1
- 3.

=====

CORAM

:

HONOURABLE

MR.JUSTICE KS JHAVERI

Date
: 23/07/2008

ORAL
ORDER

Heard.

Admit.

The following substantial question of law arise for consideration in this appeal:

[a] Whether there was concluded contract between the parties for payment of increased rent at the rate of Rs.1.85 per square feet of subject premises?

[K.S.

JHAVERI, J.] CIVIL APPLICATION NO.8283 OF 2007 Rule.

Mr. Anshin Desai, learned Advocate waives service of rule for respondent.

Heard.

On the facts and circumstances interim relief is granted in terms of para 5[b] on condition that the applicant shall deposit the entire decretal amount before the court within a period of eight weeks from today. On the deposit being made the same shall be invested in a fixed deposit on long term basis with any nationalised bank. The quarterly interest accruing on the said deposit shall be paid to the opponents-claimants. Rule is made absolute accordingly.

[K.S.

JHAVERI, J.] ar Top