Supreme Court of India

Punjab State Co-Operative Supply ... vs G.S. Aulakh & Ors on 9 April, 1997

Author: S Agrawal

Bench: S.C. Agrawal, S. Saghir Ahmad

PETITIONER:

PUNJAB STATE CO-OPERATIVE SUPPLY & MARKETING FEDERATION LTD.

Vs.

RESPONDENT:

G.S. AULAKH & ORS.

DATE OF JUDGMENT: 09/04/1997

BENCH:

S.C. AGRAWAL, S. SAGHIR AHMAD

ACT:

HEADNOTE:

JUDGMENT:

JUDGMENTS.C. AGRAWAL, J.:

This appeal by special leave arises out of a suit [Civil Suit No. 337/83] filed by B.S. Aulakh, respondent No. 1 (hereinafter referred to as 'the plaintiff') wherein he sought a declaration to the effect that the Resolution dated December 20,1977 passed by the Board of Directors of the Punjab state Federation of co-operative sugar mills Ltd. [for short 'SUGARFED'], respondent No.2 herein, by which the plaintiff was relieved of the post of plant protection officer and the said post was abolished, was invalid, illegal and without jurisdiction. In the said suit the plaintiff also claimed that he was the employee of Punjab state co-operative supply & Marketing Federation Ltd. [For short 'MARKFED'], appellant herein, and that he was only on deputation with SUGARFED.

The facts briefly stated are as following: By order dated December 12,1972, the plaintiff was appointed as Plant protection Expert in the MARKFFD. The said appointment was on probation for a period of one Year. Before the completion of the period of probation, the plaintiff was discharged from service of MARKFED by order dated June 12,1973. The plaintiff filed an appeal against the said order of discharge with the Registrar of cooperative societies and during the pendency of the said appeal by order dated November 8,1973 he was appointed on the post of Plant Protection, 50 per cent of the pay and allowances of the plaintiff were to be paid by MARKFED. The plaintiff was

confirmed on the post of plant protection officer in SUGARFED by order dated February 7, 1975. By order dated December 20,1977, The post of Plant protection officer in SUGARFED was abolished and the services of the plaintiff were terminated. The plaintiff filed a writ petition [Civil writ petition No. 1828/77] in the High court of Punjab & Haryana. The High court, however, felt that the writ petition was highly belated and thereupon the same was withdrawn as prayed by the learned counsel for the plaintiff. On October 28,1983, the plaintiff filed the civil suit of the plaintiff and it was held that the suit was barred by limitation inasmuch as the impugned Resolution dated December 20, 1977 came to the knowledge of the plaintiff at least between December 28, to 30, 1977 and the suit was filed on October 28,1983. The trial court also rejected the claim of the plaintiff that at the time of the Passing of the impugned resolution he was on deputation with SUGARFED and was an employee of MARKFED. The appeal filed by the appellant against the said judgment of the trial court was , however, allowed by the Addl. District Judge, Chandigarh, by judgment dated October 11, 1991. The Addl. District Judge held that the suit was not barred by limitation on the ground that the appeal filed by the plaintiff against the resolution with regard to his claim to be an employee of MARKFED was disposed of by the Joint Registrar, Co-operative Societies by order dated September 5,1983. and the suit was filed soon thereafter October 3,1983. The Addl. District Judge also found that the plaintiff was and employee of MARKFED and was on deputation with SUGARFED with effect from November 11,1973 till December 20,1977. In order to come to the said finding the Addl. District Judge placed reliance on the following documents:

1] Letter [Exhibit PW 8/12] from Shri S.L. Kapur, the then Registrar, cooperative Societies, and ex-officio Administrator of MARKFED, addressed to the chairman, SUGARFED wherein it was stated:

"Shri Aulakh will be an employee of Marketing Federation but will work in Punjab state Federation of Co- operative sugar mills Ltd. Till he is recalled".

2] Letter dated May 4, 1975 [Exhibit PW 8/14] from the Establishment officer on behalf of the Managing Director MARKFED, addressed to the Chairman, SUGARFED, wherein it is stated:

"The Management agrees to his proposed confirmation on 7.5.75 as P.P.E , MARKFED in SUGARFED as per existing arrangement. However, he will continue in your Federation till he is recalled."

3] order dated April 26, 1977 [Exhibit PW 8/19] passed by the Chief Minister of Punjab holding that the order of termination/discharge dated June 12, 1973 was null and void and the Plaintiff is an employee of MARKFED as Plant Protection officer and that he was on deputation with SUGARFED.

MARKFED filed a second appeal [R.S.A.NO.2240 of 1991] in the High court against the said judgment of the Addl. District Judge. During the course of hearing of the said appeal and application was filed under order 41 Rule 27 CPC for placing on record the correct copy of the letter written by Shri S.L. Kapur and for calling the original letter from the office of SUGARFED. It was submitted on behalf of MARKFED that the letter [Exhibit P.E. 8/12] filed by the plaintiff and on which reliance had been placed by the Addl. District Judge to

hold that the plaintiff was an employee of MARKFED and was on deputation with SUGARFED, was a fabricated document and that the original letter does not contain the sentence "Shri Aulakh will be an employee of Marketing Federation but will work in Punjab state Federation of Co-operative Sugar Mills Ltd. till he is recalled" and instead it contains the sentence "However, Shri Aulakh will be working as a whole time employee of the Punjab state Federation of Co-operative Sugar Mills Ltd." In support of his aforesaid submission, a photostat copy of the original letter of Shri S.L. Kapur, addressed to the Chairman of SUGARFED, as procured from the record of SUGARFED, was, submitted in the High court. The said contention was, however, not accepted by the High court. The said contention was, however, not accepted but he High court in view of the other two documents, namely, letter dated May 4,1975 [Exhibit P.W. 8/14] sent by the Establishment officer, MARKFED to he Chairman of SUGARFED, and the order of the chief Minister of Punjab dated April 26, 1977 [Exhibit P.W. 8/19]. The High court also placed reliance on the order dated September 9,1983 [Exhibit P.W. 8/29] passed by the Joint Registrar, cooperative societies, on the appeal filed by the plaintiff, for holding that the suit was not barred bu limitation. By judgment dated February 21, 1994, the High court dismissed the second appeal filed bu MARKFED. A review petition was filed by MARKFED in the High court wherein it was pointed out that the other documents, namely, letter dated may 4, 1975 [Exhibit P.W. 8/14] and order dated September 5, 1983 [Exhibit P.W. 8/29] were also Fabricated documents. In support of the said review petition a number of documents were filed and it was prayed that the matter may be duly enquired into. The High Court did not consider it fit to entertain the review petition and the same was dismissed by order dated May 6,1994. Feeling aggrieved by the judgment of the High court dated February 21, 1994 MARKFED, has filed this appeal.

During the course of hearing of the appeal, this court, after taking note of the submissions of shri D.S. Nehra, the learned senior counsel appearing for MARKFED, felt that the question as to whether the letter [Exhibit P.W. 8/12] from Shri S.L. Kapur to the Chairman, SUGARFED and the order dated [Exhibit P.W. 8/29] dated September 5, 1983 passed by the Joint Registrar (planning) had been forged or fabricated needs examination. The court also felt that the confusion in respect of two orders dated April 22, 1977 and April 26, 1977 said to have been passed by the Chief minister of Punjab should be removed. The court, therefore, by order dated February 7,1996 directed the District Judge, Chandigarh to record a finding on the following questions;

- "1. Is Document No.1 [Exhibit P.W. 8/12] a true copy of the original letter sent of it is a fabricated copy of the original letter?
- 2. Are the Documents Nos.2 [Exhibit P.W. 8/14] and 3 [Exhibit P.W. 8/29] false and fabricated documents?
- 3. Where both or any one of the two orders dated April 26, 1977 (Document No.4) and April 22, 19977 (Annexure P-6 to C.W.P 1828 of 1977) passed by the chief minister of Punjab and, if so, which was that order?.

In pursuance of the said direction, the District Judge, Chandigarh, after recording the evidence adduced by the parties, has submitted his report wherein he has recorded the following findings:

- [i] Document No 1 [Exhibit P.W.. 8/12] is not the true copy of the original letter sent and the possibility of the same having been fabricated by inter colating the words "Shri Aulakh will be an employee of Marketing Federation but will work in Punjab state Federation of co-operative sugar Mills Ltd. Till he is working as a wholetime employee of the punjab state Federation of co-operative sugar Mills Ltd." cannot be ruled out.
- [ii] Document No.2 [Exhibit P.W.. 8/14] and Document No.3 [Exhibit P.W.. 8/29], are also false and fabricated. [iii] The originals of the orders dated April 26, 1977 and April 22, 1977 had not been produced and the plaintiff had not led any evidence nor had he made any effort to produce the originals before him and it was not possible to say that any of the two orders was passed by the chief Minister or not.

The District Judge has observed that all the four documents referred to in the order of this court dated February 7, 1996 are copies which were produced before the trial court bu Chanan Ram P.W. 8 and are.....stated to be attested by Shri Kishan Chand, Superintendent of the office of the Registrar, coop. societies. The District Judge has stated that earlier the plaintiff had sought summon for securing the presence of Kishan Chand as his witness but since the process serving agency was having difficult in effecting the service on Kishan Chand as his witness but since the process serving agency was having difficulty in effecting the service agency was having difficulty in effecting the service on Kishan Chand as his witness but since the process serving agency was having difficult in effecting the service on Kishan Chand, bailable warrants were issued for securing his presence and that one Shri G.S Sandhu, Advocate, appeared and stated before the court that Kishan Chand has not appeared because he was told by the plaintiff that he need not came to the court as his name had been dropped. The District Judge was of the view that Kishan chand was an important witness who had attested the disputed documents and should be examined as court witness even though the plaintiff did not want to examine him. A direction was, therefore, issued to secure the presence of Kishan Chand as a court witness and he was examined as a court witness. In his statement, Kishan chand categorically stated that the attestations on documents [Exhibits P.W.. 8/12, P.W.. 8/14 P.W.8/19 and P.W. 8/29] do not bear his signatures.

As regards document no.1 [Exhibit P.W.. 8/12], the District Judge has stated that in the writ petition filed by him the plaintiff had attached [as Ex.P.3] a copy of the letter written by Shri S.L. Kapur, Registrar of the Cooperative societies and Administrator of MARKFED, to Shri O.G. Adya, chairman of the SUGARFED and the contents of the said letter were not the same as the contents of the letter Ex.P.W. 8/12 subsequently produced. The District Judge has also stated that MARKFED had brought on record Ex.RW12/1 and its original [marked D3] in support of its assertion that Ex.P.W. 8/12 is not the correct copy of the communication addressed by Shri S.L. Kapur to Shri O.G. Adya and that the plaintiff has not brought on record the document form which the copy Ex.P.W. 8/12 could have been prepared. In these circumstances. The District Judge has held that the possibility of Ex.P.W.8/12 having been fabricated could not be ruled out.

As regards document No.2 [Exhibit P.W.8/14], the letter dated May 4, 1975 from the Establishment officer of MARKFED, the District Judge has pointed out that the said letter bears the signatures of Shri Tarlochan Singh was not the Establishment officer of MARKFED after February 1974 and that

at the time when the said document is said to have been sent Shri Justine was the Establishment officer in MARKFED. It has also been stated by the District Judge that in the document Ex.P.W. 8/14 the telephone numbers of MARKFED are shown as 21681 to 21685 and the telex code is given as 0395 and that Joginder Singh Manocha R.W.5 has been examined to prove that telephone numbers of 27366, 27234 and 27235 on April 15, 1976 and that B.S. Nayyar R.W.6 has been examined to prove change of Telex code number from 039 to 0395 after March 7, 1980.

Having regards to the aforesaid evidence produced before him, the District Judge has stated that on May 4,1975 when the letter Ex.P.W.8/14 is said to have been sent neither Shri Tarlochan Singh was serving as the Establishment officer nor could the letter head on which it was written have been available because it would have been printed only after March 7, 1980. Since no evidence was brought on record by the plaintiff to explain these discrepancies, the District Judge has come not prepared at the time when the same is purported to have been done nor had it been signed by the person who is stated to have signed.

As regards document No.3 [Exhibit P.W.8/29], the District Judge has found that the order dated September 5, 1983 bears the signatures of Shri J.N. Vashisht described as joint Registrar (planning) and that MARKFED had examined Shri J.N. Vashisht as RW 11 and he has stated that he had not heard any appeal filed by the plaintiff and that be has categorically stated that the order Ex. PW 8/29 was not passed by him and it does not bear his signatures. The services book of Shri J.N. Vashisht has also been produced to prove that he was not posted as Joint Registrar (Planning) on the date on which the order is stated to have been passed by him. In view of the said evidence, the District Judge has stated that document No.3 [Exhibit P.W.. 8/29] is a false and fabricated document.

As regards the note [Exhibit P.W.. 8/19] dated April 26, 1977 of the chief Minister, Punjab and another note dated April 22, 1977 of the chief Minister, the District Judge has stated that Exhibit P.W.. 8/19 is a photo copy which has been attested as a true copy like other documents by Kishan Chand who, in his signature on the attestation and that the plaintiff has not cared to bring on record the original of the said document and since the attestation is not proved it was difficult to record a finding in favour of the plaintiff regarding the authenticity of the said document. According to the District Judge the position was not different as regards the note dated April 22, 1977.

A copy of the said report of the District Judge was furnished to the plaintiff and he has submitted his objection against the same. The plaintiff is represented by Shri J.D. Jain, Advocate. He has submitted an application for discharging his advocate but it does not contain an endorsement of "no objection" by Shri Jain. Shri Jain has not been attending the court for some time. He was not present in the court when the appeal was taken up ever since the order dated February 7, 1996 was passed. In the absence of Shri Jain it has not been Possible to pass any order on the application for discharge submitted by the plaintiff. We have, however, heard the plaintiff who is present in person in support of his objection on the report submitted by the District Judge.

We have carefully considered the said objection against the findings recorded by the Districted Judge in the raised by the plaintiff are without any substance and do not detract from the finding recorded by the District Judge in his report which are fully supported by the evidence adduced before him. We, therefore, accept the said findings.

As a consequence to the acceptance of the findings recorded by the District Judge, it must be held that no order was passed by the Joint Registrar (planning) on the appeals of the plaintiff on September 5, 1983 and since the appeal of [Exhibit P.W.. 8/29] that was submitted by the plaintiff and which has been relied upon by the Addl. District Judge as well as the high court to hold that the suit was within limitation, is a false and fabricated document, it must be held that the suit filed by the plaintiff on October, it must be held that the suit filed by the plaintiff on October 28, 1983 to assail the resolution of SUGARFED dated December 20, 1977 was barred by Limitation.

Even on the merits, the plaintiff cannot succeed in view of the fact that his case that after the order dated June 12, 1973 he continued to be in employment of MARKFED and that he was on deputation in SUGARFED is based on Exhibit P.W.. 8/12 and Exhibit P.W.8/14. In Exhibit P.W. 8/12 the words "Shri Aulakh will be and employee of marketing Federation but will work in Punjab state Federation of co-operative Sugar Mills Ltd. Till he is recalled" have been found to have been interpolated in place of the words "However, shri Aulakh will be working as a wholetime employee of the Punjab state federation of Co- operative sugar Mills Ltd.". Similarly the letter [Exhibit P.W.8/14] dated May 4, chairman, SUGARFED till he is recalled" has been found to be false and fabricated. there is no reasons why after his discharge from MARKFED under order dated June 12,1973 the Plaintiff should have been continued to be in employment of MARKFED especially when by order dated November 8, 1973 he had been appointed as plant protection officer in SUGARFED on probation and subsequently on regular basis under order dated February 7, 1975. Shri Nehra has also referred to the letter dated September 10, 1974 from the Registrar, cooperative societies addressed to the plaintiff whereby it was intimated that the plaintiff was a directly appointed employee of SUGARFED and not a deputationist from MARKFED. As regards the note [P.W. 8/19] of the chief Minister, Punjab dated April 26,1977 on which the reliance has been placed by the Addl. District Judge and the High court, it may be stated that there is inconsistency in the case of the plaintiff in this regard in view of two notes, one dated April 22,1977 and the other dated April 26, 1977. In the writ petition he had relied upon the note of the chief minister of Punjab dated April 22,1977 while in the present suit he has relied upon the note of the chief Minister dated April 26, 1977. The plaintiff has not been able to produce the originals of either of these two notes of the chief Minister of Punjab. No credence can be attached to the document Ex.P.W. 8/19 that was produced by the Plaintiff which purports to be copy attested to be a true copy by Kishan Chand who has denied having so attested the said document.

Taking into consideration the facts and circumstances referred to above, we are of the view that the finding recorded by the Addl. District Judge and the High court that even after his discharge from MARKFED under order dated June 12,1973 the plaintiff continued to be and employee of MARKFED till December 20, 1977 when the impugned resolution was passed by the SUGARFED and that he was only deputation with the SUGARFED cannot be sustained. It must, therefore, be held that the suit filed by the plaintiff had been rightly dismissed by the trial court.

Before we conclude , it is necessary to state that MARKFED had filed an application in the High court under Section 195 Cr.P.C. for initiating criminal proceedings against the Plaintiff in having produced the forged documents. The Said application was dismissed by the High Court by the impugned Judgment while dismissing the second appeal of MARKFED. Since it has been found that the documents marked as Ex.P.W. 8/12, Ex.p.w. 8/14 and Ex.p.w. 8/29 that were produced by the Plaintiff were false and fabricated documents a case has been made out for initiating criminal proceedings against the plaintiff. The Registrar of the High Court of Punjab and Haryana is directed to take the necessary steps to file a criminal complaint in the competent court in that regard.

For the reasons aforementioned, the appeal is allowed, the impugned judgment of the High court of Punjab and Haryana dated February 21, 1994 in R.S.A. NO.2240 of 1991 as well as that of the Addl. District Judge, Chandigarh dated October 11, 1991 in C.A. NO. 197 OF 1990 (SS) are set aside and the suit filed by the plaintiff is dismissed. The appellant will be entitled to the costs from the Plaintiff, respondent No. 1 herein.