

G8

ALPHA DEVELOPER 07

Exported on: Apr 3, 2025

By Jaswant patel

eTabella



Powered by
eTabella.com

BEFORE THE INTERNATIONAL COURT OF ARBITRATION
INTERNATIONAL CHAMBER OF COMMERCE

B E T W E E N :

Primetals Technologies India Private Limited

Claimant

- and -

- (1) Steel Authority of India Limited;
(2) Pomini Long Rolling Mills SRL (Pomini LRM); and
(3) Shriram EPC Limited

Respondent

- before -

G8

Tuesday , 01 Apr 2025

1 CHAIRMAN: They are unable to complete their mental
2 evaluation and testing until Carly is released from
3 jail. That's not going to be necessarily true.

4 So here is the way we can do that, and I understand
5 that that's one of the concerns and it's certainly
6 a concern, but we not two address what you said first
7 and I'm going to come back to the hospital. She can be
8 either evaluated in the jail or if your psychiatrist or
9 psychologist believes that she needs to come to his
10 office, she can be transported by the court staff and
11 and her detentions is the issue here.
12 her from being evaluated. So if you're sincere about
13 wanting her evaluated by someone of your.

14 CHAIRMAN: Then you need to make yourself available for
15 that, because as they say, defence counsel to properly
16 prepare and furnish to the examining mental health
17 expert the following.

18 Now I understand you haven't had a chance and
19 I understand you don't have a report, but there are
20 other things there that you can provide to the mental
21 health facility at Mississippi State Hospital and then
22 once you do that, you're required by the law because
23 it's not properly before me. Electronic and
24 photographic coverage of by written motion while you
25 certainly have a right to have a mental evaluation done,

1 the state of Mississippi has a right to have the state
2 hospital perform one as well and I'm not going to allow
3 you to obstruct that process, I'm not accusing you of
4 obstruction, I'll just telling you right now we have
5 non-compliance by both parties.

6 So today is Tuesday, I'm going to review this next
7 Tuesday, Mr Coleman and I expect when I pull up MEC to
8 find certificate of MEC-49 and MEC-50 that says to the
9 best of your ability, you have complied with the orders
10 of this court.

11 I will have your cooperation, whether you cooperate
12 or I have to make you?

13 MR BARRY: I'm just trying to tell you how serious this is.

14 Okay?

15 CHAIRMAN: That's fair enough. Now then, let's move on to
16 the two motions that the defence has filed, we got two
17 items on the agenda, on the docket today. One is media,
18 which is MEC56. According to the Mississippi rules of
19 criminal procedure, 1.3(d), states:

20 "Written notice is served no later than five days
21 before the time fixed for the hearing."

22 The motion to exclude the public and the media was filed
23 yesterday, the 13th.

24 Not supposedly, but if I did for the motion to deny
25 access to the public or the press, then I'll be at one

1 day on that clock.

2 So all that to be said, Mr Coleman, the rules of
3 criminal procedure have not been followed as it relates
4 to notice on those two motions. That can be cured by
5 the state of Mississippi if they choose to waive time in
6 this event. Mr Barry, what's the state's position on
7 these two motions.

8 MR COLEMAN: The second one, the motion to reduce bond, you
9 will certainly have met that time requirement. By next
10 Tuesday, so it really if you kind of renders your other
11 motion moot because we will not have heard the motion
12 for excluding the public and the media. If you want me
13 to hear that first