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Dr. Hari Nandan Singh Vs U.P. Higher Education Services Commission and Another

Civil Misc. Writ No. 10929 of 1986

Court: Allahabad High Court

Date of Decision: Sept. 3, 1992

Acts Referred:

Civil Procedure Code, 1908 (CPC) â€" Order 3 Rule 4

Citation: (1993) 1 AWC 568

Hon'ble Judges: S.D. Agarwala, J; Ravi S. Dhavan, J

Bench: Division Bench

Advocate: S.N. Singh and R.N. Singh, for the Appellant; V.B Singh, J.P. Pandey and K.N.

Tripathi, for the Respondent

Final Decision: Disposed Of

Judgement

@JUDGMENTTAG-ORDER

Ravi S. Dhavan, J.

This matter before the Court is on an issue by which the U.P. Higher Education Services Commission has taken the

initiative to unilaterally terminate the instructions of its Counsel Mr. Vinod Misra, Advocate, Counsel hitherto has appeared as the Standing

Counsel for the Commission. That, Counsel's instructions had been unilaterally terminated, is a matter of record in a letter of the Commission

dated 29-9-1988 bearing No. U Shi. Ayog 274-76/88-89

2. A copy of this letter was endorsed (a) to a Counsel who was to act and plead for the Commission henceforth, and, (b) to the Registrar, High

Court for information. The purpose of making endorsements to the persons, aforesaid, in this letter of the Commission was deliberate. It was a

formal intimation to it"s standing Counsel that he was not to act on behalf of the Commission. It was also an intimation to the Counsel who

succeeded him that hence forth he was to act. Further, it was a formal announcement to the Registrar, High Court of the change which had been

brought about by the Commission in changing its Counsel. The letter, at the end of it. expresses appreciation and thanks to Mr. Vinod Misra,

Advocate for having, the commission's Standing Counsel, for having discharged his services as a Counsel, to the satisfaction of the Commission. It

would be appropriate, in matters like this, that the contents of this letter are reproduced:

Mahoday,

U.P. Uchhattar Shiksha Sewa Aayog. Allahabad ke Nirnyanusar Aayog ke virudh dayar Mukadmon ki pairvi ke liye teen warsh poorva aap ki

niyukti ke gayi thi.

Ab Aayog dwara lambit mukadmon ki samiksha ke baad haal me liye gaye nirnay ke anusaar muzhe aap ko suchit karne ka nirdesh huwa hai ki

Sri. Vijai Bahadur Singh, Adhivakta, Uchcha Nyayalaya Allahabad ko Dinank 1st. October, 1988 se Aayog ke virudh daayar sabhi mukadmon ki

pairvi ke liye Adhivakta niyukt kiya jata hai.

Ataheve aap se anurodh hai ki aap ki ore se ya uske virudh daayar wadon ki sampoorn filen Sri. Vijay Bahadur Singh. Adhivakta ko hastaantarit

karne ke liye Sri. Bhola Prasad Ojha, varishta sahayak ka avilamba suchi sahit uplabdha karaney ki kripa karen. Aap ke jitney bhi bill bakaaya

hon unki soochi yathashigra Aayog ko bhijwane ka kashta karen taaki satyapan kar shigra bhugtaan kiya ja sakay Aayog aap dwara ki gayi

sewayon evam sahyog ke liya aabhari hai.

Bhavdiya

Sd-D.N Ray

Sachiv

3. When the letter of the Commission was first brought to the notice of the Court by Counsel who had acted and pleaded for the Commission i.e.

Mr. Vinod Misra. Advocate, he had sought a discharge from the court on the ground that his client having unilaterally terminated his instructions, as

a self respecting Counsel, it may not be appropriate for him to plead on behalf of a client who did not desire to retain him. He drew the attention of

the Court to the general principles and the settled law on this subject, as laid down by the Courts on Order III Rule IV of the CPC Thus, this

Court on 28-2-1989 passed the following order:

This is an application by learned Counsel Mr. Vinod Mishra who had hitherto appeared on behalf of U.P. Higher Education Services Commission.

Learned Counsel, aforesaid, had brought on record a letter written by the Commission to Counsel that hence forth in the cases of the Commission

pending and future, his instructions to appear are being terminated. The Commission engaged another Counsel Mr. V.B. Singh, Advocate. A copy

of this letter has been endorsed to the Registrar, High Court for the purpose of information and also to Counsel who has now put in appearance.

The intimation to the High Court is for no other purpose than intimating the Court that Mr. Vinod Mlshra. henceforth, does not have instructions to

plead. The intimation of the Commission is virtually an application to terminate Counsel"s instructions. This can only permitted by the Court, in

effect, under the principles underlying Order III Rule IV of the Code of Civil Procedure.

The Commission has a right as a client to terminate instructions of the Counsel. This right, under the circumstances, exists with a corresponding

obligation to be examined by this Court, as Counsel is a discharged from the case upon leave by Court.

Mr. Vinod Mishra, Advocate has placed on record that regard had been to the circumstances his instructions having been terminated, as self

respecting lawyer he has no choice except to accept the situation that his instructions have been terminated. On this aspect there is no issue and

Mr. V.B. Singh, Advocate in pursuance of the letter of the Commission dated 29th September, 1988 has taken over the brief as the Commission"s

Counsel.

Mr. Vinod Misra Advocate while placing the letter of Commission on record requests the Court for full fee as settled with him in the case.

Let the Commission have an opportunity to say what is desires to say.

This matter will be considered by the Court in Chambers when listed next.

Dated 28-2Ã-¿Â½1989

Hon. K.C.A., J.

Hon. R S.D., J-

4. From the record, this Court finds that even after 28-2-1989. this Court had again permitted further indulgence to the Commission to file it's

reply or objection to the application of Counsel, Mr. Vinod Mishra, Advocate drawing the attention of the Court to the letter of the Commission

dated 29-9-1988. The Court had granted more than one opportunity to the Commission, but an objection on behalf of the Commission on

Counsel"s application is not forthcoming. This implies that there is neither any issue on the letter dated 29-9-1988, which was written by the

Commission, to Counsel nor any issue that there may be allegations against Counsel; there could not be any, as the letter itself records an

appreciation for the good work done by Counsel for the commission.

5. In these circumstances, logically the settled law takes over. For the last half century on occasions like this, various High Courts have been

consistent in declaring that if Consel's instruction are unilaterally terminated at the initiative of the client, the discharge of Counsel can only be by

leave of Court, but Counsel will be entitled to full fees. But, in such circumstances while a client may have the luxury of changing as many Counsel

as he may desire to chose but every one of them whose instructions be terminated unilatterally without a cause may be entitled to full fees. Should

the fees be not settled the Court would determine it on the principle of quantum-meriat. Such is not an as aspect in the present case. The corollery

to this settled principle on the discharge of the Counsel is that if Counsel wants to adandon a client, he may seek a discharge from the Court but he

would not be entitled to fees. No Counsel will withdraw from a case except by leave and permission of the Court, no matter what that client may

say And, no Counsel should enter a case in which a Counsel stands engaged except with the prior permission of the lawyer who already appears.

A violation of the principle would be unprofessional conduct by Rule 39 of the Standards of Professional Conduct and Etiquette framed by the Bar

Council of India. Further should there be allegations of misconduct against Counsel, the court may examine the content of the allegations for their

veracity and truth, and the order of the Court will rest on the circumstances. All these principles have now been settled by the various High Courts.

Bishwanath Singh Vs. Jannath Pandey and Others, .

6. In the present case, there are no allegations against Mr. Vinod Mishra, Advocate, who appeared as the Standing Counsel for the Respondent,

the U.P. Higher Education Services Commission, Allahabad.

7. Lately, in a matter, the Supreme Court even went to lay down the principle that a writ petition by Counsel seeking a claim on his fees may be

entertained and considered by High Court and that the request by Counsel for directions in the matter relating to Counsel fees ought to be

examined by the High Court. While upholding Counsel"s claim of fees the Supreme Court also gave directions that the fees due would be paid to

the Counsel with interest at the rate of twelve percent. Govt. of Tamil Nadu and another Vs. R. Thillaivillalan, .

8. In the present case, the fees which is outstanding is Rs. 667/ plus Rs. 100/- as clerk"s fees. This is the balance which remains, out of a total of

Rs. 1150/-. One third of Counsel"s fee had been paid earlier.

9. Thus, regard being had to the circumstances and the settled law, the Commission, as a client, having sought unilaterally discharge of the Counsel,

which this Court permits, is under an obligation to pay an amount of Rs. 767/- which remains outstanding. This payment is to be cleared within a

fortnight of the receipt of a certified copy of this order by the Secretary of the Commission either from its Counsel Mr. V.B. Singh or by Mr.

Vinod Mishra. The outstanding fee aforesaid shall be tendered to Mr. Vinod Mishra, Advocate Counsel discharged by the U.P. Higher Education

Services Commission, U.P. upon payment of the Counsel"s fee, as aforesaid Mr. Vinod Mishra will bring this matter to the notice of the Registrar,

High Court. There after, his name will not be printed in the cause list.

10. Before parting with this matter, this Court draws the attention of the Commission that the letter dated 29-9-1988 which it wrote to its Counsel

Mr. Vinod Mishra, Advocate was in generality for all the cases which had been conducted by its Counsel. As already observed there are no

complaints against Counsel, aforesaid. A copy of the letter was endorsed to the succeeding Counsel and the Registrar, High Court. The purpose of

intimation by endorsement was clear. Thus, this Court would expect the Commission that the matter of seeking discharge of Counsel aforesaid,

from its cases and diverting them to other Counsel puts the Commission on a similar obligation in other cases. These matters should be finally

settled by the Commission and this Court ought not to have an occasion to deal with any such matter in so far as the Commission and its Counsel

Mr. Vinod Mishra is concerned. The principle in this case, inevitably would apply to all the cases from which the Commission has sought discharge

of Counsel Mr. Vinod Misra, by unilaterally terminating his instructions.