

## Ukhara Forests and Fisheries Ltd. Vs Sub-Divisional Land Reforms Officer, Asansol and Others

**Court:** Calcutta High Court

**Date of Decision:** Feb. 1, 1965

**Acts Referred:** Civil Procedure Code, 1908 (CPC) " Order 29 Rule 1, Order 6 Rule 15, Order 6 Rule 15(1)

Constitution of India, 1950 " Article 226

West Bengal Estates Acquisition Act, 1953 " Section 10(2)

**Citation:** 69 CWN 325

**Hon'ble Judges:** Banerjee, J

**Bench:** Single Bench

**Advocate:** Priti Bhusan Burman and Ranajit Ghose, for the Appellant; N.C. Chakrabarty and Manindra Chandra Chakravorty, for the Respondent

### Judgement

Banerjee, J.

The petitioner is a private limited company, incorporated under the Companies Act. The company has moved this Court,

under Article 226 of the Constitution, praying for a Writ of Mandamus directing the respondents to cancel or withdraw a notice or order u/s 10(2)

of the West Bengal Estates Acquisition Act and for a Writ of Certiorari for the quashing thereof and has obtained this Rule. When the Rule came

up for hearing, it was detected that there was no affidavit of competency appended to the petition, as required under Rule 15 of the Rules of this

Court relating to applications under Article 226 of the Constitution (hereinafter referred to as the Writ Rules). I was prepared to adjourn the

hearing of this Rule so as to enable the petitioner to cure the defect, but Mr. Priti Bhusan Burman, learned Advocate for the petitioner company,

refused to take advantage of that opportunity and contended that the affidavit verifying the petition was sufficient also for the purposes of affidavit

of competency under Rule 15. I, therefore, called upon Mr. Burman to substantiate his point.

2. Elaborating his contention, Mr. Burman argued that Rule 15 of the Writ Rules attracted the provisions of Order 29, of the CPC by its own force

and if an affidavit fulfilled the requirements of Order 29 of the Code nothing further need be done. In order to appreciate this argument it is

necessary for me to examine, in the first place, the language of Rules 14 and 15 of the Writ Rules and also the relevant provisions of Order 29, rule

1 of the Code. Rules 14 and 15 of the Writ Rules read as follows:-

14. Every petition shall be verified by the solemn affirmation made by the petitioner or a person or persons having cognizance of the facts stated

and shall state clearly by reference to the paragraphs of the petition whether the statements are based on knowledge, information and belief, or on

records. Where a statement is based on information, the source of information should be disclosed and where the statements are based on

records, sufficient particulars should be given to identify the records.

15. Where the petitioner is a company or a corporation, there should be appended an affidavit of competency; where the petitioner or a

respondent is a corporation, the provisions of Order XXIX of the C.P. Code in so far as they are applicable, shall apply.

3. Rule 1 of Order 29 of the Code is couched in the following language:-

In suits by or against a Corporation, any pleading may be signed and verified on behalf of the Corporation by the Secretary or by any Director or

other principal officer of the Corporation who is able to depose to the facts of the case.

4. Mr. Burman contended that the affidavit in support of the petition was affirmed by one of the Directors of the petitioner company, who stated in

paragraphs 1 and 2 of the affidavit as follows:-

Para. 1. That I am one of the Directors of the petitioner company and as such I am competent and authorised to make this application before this

Hon"ble Court, to verify and sign this application and to sign Vokatnamas and do all other things in connection therewith that may be necessary

on behalf of the petitioner company and I am acting under the said authority.

Para. 2. That I am acquainted with the facts and circumstances of the case.

5. According to Mr. Burman, the aforesaid paragraphs in the affidavit by a Director of the petitioner company served the requirements of Order

29, rule 1 of the Code and as such fulfilled the provisions of Rule 15 of the Writ Rules. In my opinion, Mr. Burman is not right in his contention.

The Secretary, Director or any other principal officer of a Corporation is not the party pleading in a suit instituted or an application moved by a

Corporation. The party pleading is the Corporation itself. But because a juristic body like a corporation cannot sign or verify, under its own hands,

the persons mentioned in Rule 1 of Order 29 of the CPC must act as its human agents and sign and verify for itself, if otherwise authorised. In the

case of suits, (other than suits filed in the Original Side of this Court), Order 6, Rule 15(1) of the CPC provides for the following manner of

verification of pleadings.

Save as otherwise provided by any law for the time being in force, every pleading shall be verified at the foot by the party or by one of the parties

pleading or by some other person proved to the satisfaction of the Court to be acquainted with the facts of the case.

6. In the case of suits or proceedings filed in the Original Side of this Court, Chapter VII, Rule 8 of the Original Side Rules makes the following

provisions for verification of pleadings:

Where a person other than a person pleading, verifies a pleading under Order VI, Rule 15 of the Code, his fitness to verify shall be proved by his

affidavit at the time the pleading is presented. Pleadings shall include plaints, written statements, petitions, statement of facts and counter-statement

of facts.

7. How a Writ petition must be verified, particularly a Writ petition by a company, appears from Rules 14 and 15 of the Writ Rules, which I have

hereinbefore set out.

8. Order 29, Rule 1 of the Code does not supersede either Rule 8 in Chapter VII of the Original Side Rules or Rule 15 of the Writ Rules but is in

amplification of such Rules. But for the provisions of Rule 1 of Order 29 of the Code, it might have been difficult to determine who in the case of a

Corporation was the appropriate person to sign or verify pleadings or petition on behalf of the Corporation and Rule 1 of Order 29 is intended to

meet this difficulty and nothing more. A similar view was expressed by Buckland, J. in (1) International Continental Caoutchouc Company v.

Mehta & Co., (31 C.W.N. 1030) and I respectfully agree with the view.

9. That being the legal position, wherever a pleading meant to be filed in the Original Side of this Court or a Writ petition is verified on behalf of a

Corporation, the person verifying (namely, one or other of the persons named in Order 29, Rule 1 of the Code) must file an affidavit of fitness or of

competency along with the pleading or petition. I do not express any opinion as to how proof of competency of a non party person, verifying a

pleading, not meant for filing in the Original Side of this Court, under Order 6, Rule 15 of the Code of Civil Procedure, is to be supplied because it

is not necessary for me to do so in the present context.

10. Turning now to the affidavit verifying the petition, on paragraphs 1 and 2 on which Mr. Burman placed strong reliance, I find that the same is

wholly inadequate for the purpose of Rule 15 of the Writ Rules. The idea of the deponent of the affidavit is that because he is a Director of the

petitioner company he is ""as such"" competent and authorised to move this Court and to sign and verify the Writ petition. Now, a Director, because

he is one amongst the several Directors of a company, is not entitled to commence an action on behalf of the company at his own individual choice.

He may do so provided he has the sanction or approval of the Board of Directors or is generally authorised by the Board to initiate, commence or

defend proceedings on behalf of the company. It is not merely acquaintance with the facts and circumstances of the action that confers the

competency. He must prove that he is authorised to initiate or defend an action on behalf of the company. An affidavit of competency must indicate

how he is so competent.

11. In the view that I take, I hold that the affidavit verifying the petition is wholly inadequate for the purpose of Rule 15 of the Writ Rules and I

overrule the contention of Mr. Burman. In the result, I direct the petitioner to file a separate affidavit of competency in the light of the observations

contained herein. Such affidavit must be filed within a fortnight from today and thereafter this Rule may come up for hearing. In view of the attitude

taken, I direct that the petitioner must pay costs of this hearing to the contesting respondents, which I assess at three gold mohurs.