

PERMANENT LOK ADALAT, BENGALURU

No.2, Ground Floor, Technical Education Building, Palace Road, Bengaluru-560001
Ph: 080-22371011, Email- plabangalore@gmail.com

Visit Our Website: <http://kslsa.kar.nic.in/PLA>.

DIARY

Date: 05.02.2021

Sl. No	Case Number	Summary of Proceedings	Next Date of Hearing
<u>ICICI BANK LIMITED – BOMMANAHALLI BRANCH</u>			
1	330/2015	<p>Petitioner's Counsel is present and filed Memo restricting claim of interest to Rs.14% p.a. Heard arguments of the Petitioner's Counsel.</p> <p>The Respondents-1 to 3 are absent. In spite of giving sufficient opportunity the Respondents-1 to 3 did not come forward to address their arguments. In fact, they have not even filed Written Statement, they did not come forward for settlement through Conciliation and they also did not adduce any evidence. They are not showing any interest in participating in the proceedings. No grounds for further adjournment. Hence, the arguments of the Respondents-1 to 3 is taken as nil.</p> <p>Records perused. The following judgment is passed:</p> <p style="text-align: center;"><u>ORDER</u></p> <p>The Petition is allowed. The Respondents-1 to 3 shall pay the Petitioner, jointly and severally, a sum of Rs.1,97,116/- (Rupees One Lakh Ninety Seven Thousand One Hundred and Sixteen Only) with interest at the rate of Rs.14% p.a., from 24-03-2015 till the date of realization and also Rs.1,500/- towards Costs of this Petition.</p>	
2	331/2015	<p>Respondents-1 & 2 are absent.</p> <p>Petitioner's Counsel is present and prayed time for fresh steps. Heard. Time granted.</p> <p>For fresh steps with correct address of the Respondent-3.</p>	09.03.2021

3	332/2015	<p>Petitioner's Counsel present.</p> <p>As the Respondent-3 has refused the Notice, Service on her is held sufficient. Called out. The Respondent-3 is absent.</p> <p>For Appearance and Written Statement of the Respondent-3 and for fresh steps with correct address of the Respondents-1 & 2.</p>	09.03.2021
4	333/2015	<p>Petitioner's Counsel is present and prayed time for fresh steps. Heard. Time granted.</p> <p>For fresh steps with complete address of the Respondents1 & 2 and for return of Notice of the Respondent-1.</p>	09.03.2021
5	339/205	<p>Petitioner's Counsel is present and Prayed time for fresh steps. Heard. Time granted.</p> <p>For fresh steps with correct address of the Respondents-1 to 3.</p>	09.03.2021
6	342/2015	<p>Petitioner's Counsel is present. Service on the Respondents-1 to 3 is held sufficient. Called out. The Respondents-1 to 3 are absent.</p> <p>For Appearance and Written Statement of the Respondents-1 to 3.</p>	09.03.2021
7	267/2019	<p>Petitioner's Counsel is present and he is ready for settlement through conciliation. But, the Respondents-1 to 3 are absent.</p> <p>The Petitioner has made a proposal in the Petition itself for settlement by offering to give 5% rebate on the Petition claim. Keeping in view the facts and circumstances of the case, that proposal appears to be just and reasonable. But, the Respondents-1 to 3 are not coming forward for settlement. In fact, they did not come forward to file Written Statement also. It appears that the Respondents-1 to 3 are not interested for settlement through conciliation. As such, it is held that the dispute did not settle as per Section 22-C(7) of the Legal Services Authorities Act, 1987. Hence, this case is taken for decision by virtue of powers vested under Section 22-C(8) of the Legal Services Authorities Act, 1987. Accordingly, this case is posted for evidence. Both the parties are permitted to adduce evidence by way of Affidavit.</p> <p>For Affidavit and production of original documents.</p>	10.03.2021

8	268/2019	<p>Petitioner's Counsel is present. Respondent-2 is absent.</p> <p>Service on the Respondent-1 is held sufficient. Called out. The Respondent-1 is absent.</p> <p>For Appearance and Written Statement of the Respondent-1.</p>	09.03.2021
9	307/2019	<p>Respondents-1 & 3 are absent.</p> <p>Petitioner's Counsel is present and prayed time for fresh steps. Heard. Time granted.</p> <p>For fresh steps with correct address of the Respondent-2.</p>	09.03.2021
10	334/2019	<p>Respondents-1 & 3 are absent.</p> <p>Petitioner's Counsel is present and prayed time for fresh steps. Heard. Time granted.</p> <p>For fresh steps with correct address of the Respondent-2.</p>	09.03.2021
11	335/2019	<p>Petitioner's Counsel is present and he is ready for settlement through conciliation. But, the Respondents-1 to 3 are absent.</p> <p>The Petitioner has made a proposal in the Petition itself for settlement by offering to give 5% rebate on the Petition claim. Keeping in view the facts and circumstances of the case, that proposal appear to be just and reasonable. But, the Respondents-1 to 3 are not coming forward for settlement. In fact, they did not come forward to file Written Statement also. It appears that the Respondents-1 to 3 are not interested for settlement through conciliation. As such, it is held that the dispute did not settle as per Section 22-C(7) of the Legal Services Authorities Act, 1987. Hence, this case is taken for decision by virtue of powers vested under Section 22-C(8) of the Legal Services Authorities Act, 1987. Accordingly, this case is posted for evidence. Both the parties are permitted to adduce evidence by way of Affidavit.</p> <p>For Affidavit and production of original documents.</p>	10.03.2021
12	336/2019	<p>Petitioner's Counsel is present and he is ready for settlement through conciliation. But, the Respondents-1 to 3 are absent.</p>	10.03.2021

		<p>The Petitioner has made a proposal in the Petition itself for settlement by offering to give 5% rebate on the Petition claim. Keeping in view the facts and circumstances of the case, that proposal appear to be just and reasonable. But, the Respondents-1 to 3 are not coming forward for settlement. In fact, they did not come forward to file Written Statement also. It appears that the Respondents-1 to 3 are not interested for settlement through conciliation. As such, it is held that the dispute did not settle as per Section 22-C(7) of the Legal Services Authorities Act, 1987. Hence, this case is taken for decision by virtue of powers vested under Section 22-C(8) of the Legal Services Authorities Act, 1987. Accordingly, this case is posted for evidence. Both the parties are permitted to adduce evidence by way of Affidavit.</p> <p>For Affidavit and production of original documents.</p>	
13	389/2019	<p>Respondents-1 to 3 are absent.</p> <p>Petitioner's Counsel is present and Prayed time. Heard. Time granted.</p> <p>For Arguments as last chance.</p>	04.03.2021
14	390/2019	<p>Respondents-1 to 3 are absent.</p> <p>Petitioner's Counsel is present and prayed time. Heard. Time granted.</p> <p>For Affidavit and production of original documents as last and final chance.</p>	04.03.2021
15	408/2019	<p>The Petitioner's Counsel is present. The Petitioner's Counsel filed Affidavit of the Petitioner and produced original documents for verification. Documents verified and returned to the Petitioner's Counsel.</p> <p>The Respondents-1 to 3 are absent. In spite of granting sufficient opportunity, the Respondents-1 to 3 did not turn up to file affidavit and documents and also to address arguments. In fact, they did not turn up even to file Written Statement and also for settlement through Conciliation. No grounds for further adjournment. Hence, their evidence and arguments are taken as nil.</p> <p>Heard arguments of the Petitioner's Counsel. Records perused. The following Judgment is</p>	

		<p>passed:</p> <p style="text-align: center;"><u>ORDER</u></p> <p>The Petition is allowed. The Respondents-1 to 3 shall pay the Petitioner, jointly and severally, a sum of Rs.2,03,251/- (Rupees Two Lakhs Three Thousand Two Hundred and Fifty One Only) with interest at the rate of Rs.15% p.a., from 21-09-2019 till the date of realization and also Rs.1,500/- towards Costs of this Petition.</p>	
16	410/2019	<p>The Petitioner's Counsel is present. The Petitioner's Counsel filed Affidavit of the Petitioner and produced original documents for verification. Documents verified and returned to the Petitioner's Counsel.</p> <p>The Respondents-1 to 3 are absent. In spite of granting sufficient opportunity, the Respondents-1 to 3 did not turn up to file affidavit and documents and also to address arguments. In fact, they did not turn up even to file Written Statement and also for settlement through Conciliation. No grounds for further adjournment. Hence, their evidence and arguments are taken as nil.</p> <p>Heard arguments of the Petitioner's Counsel. Records perused. The following Judgment is passed:</p> <p style="text-align: center;"><u>ORDER</u></p> <p>The Petition is allowed. The Respondents-1 to 3 shall pay the Petitioner, jointly and severally, a sum of Rs.1,94,786/- (Rupees One Lakh Ninety Four Thousand Seven Hundred and Eighty Six Only) with interest at the rate of Rs.14% p.a., from 21-09-2019 till the date of realization and also Rs.1,500/- towards Costs of this Petition.</p>	
17	411/2019	<p>The Petitioner's Counsel is present. The Petitioner's Counsel filed Affidavit of the Petitioner and produced original documents for verification. Documents verified and returned to the Petitioner's Counsel.</p> <p>The Respondents-1 to 3 are absent. In spite of granting sufficient opportunity, the Respondents-1 to 3 did not turn up to file affidavit and documents and also to address arguments. In fact, they did not turn up even to file Written Statement and</p>	

		<p>also for settlement through Conciliation. No grounds for further adjournment. Hence, their evidence and arguments are taken as nil.</p> <p>Heard arguments of the Petitioner's Counsel. Records perused. The following Judgment is passed:</p> <p style="text-align: center;"><u>ORDER</u></p> <p>The Petition is allowed. The Respondents-1 to 3 shall pay the Petitioner, jointly and severally, a sum of Rs.2,62,292/- (Rupees Two Lakhs Sixty Two Thousand Two Hundred and Ninety Two Only) with interest at the rate of Rs.14% p.a., from 17-09-2019 till the date of realization and also Rs.2,000/- towards Costs of this Petition.</p>	
18	425/2019	<p>Respondents-1 to 3 are absent.</p> <p>Petitioner's Counsel is present and prayed time. Heard. Time granted.</p> <p>For Affidavit and production of original documents as last chance.</p>	04.03.2021
19	426/2019	<p>Respondents-1 to 3 are absent.</p> <p>Petitioner's Counsel is present and prayed time. Heard. Time granted.</p> <p>For Affidavit and production of original documents as last chance.</p>	04.03.2021
20	454/2019	<p>Petitioner's Counsel is present and prayed time. In spite of granting sufficient opportunity, the Petitioner did not take steps to bring the Legal Representatives of the Respondent. No valid grounds for further adjournment. Hence, the Petition is dismissed as abated.</p>	
21	455/2019	<p>Petitioner's Counsel is present and Prayed time for fresh steps. Heard. Time granted.</p> <p>For fresh steps with correct address of the Respondent.</p>	09.03.2021
22	456/2019	<p>Petitioner's Counsel is present and Prayed time for fresh steps. Heard. Time granted.</p> <p>For fresh steps with correct address of the Respondent.</p>	09.03.2021

23	459/2019	<p>Petitioner's Counsel is present.</p> <p>As the Respondent has refused to receive the Notice issued to the 2nd address, Service is held sufficient. Called out. The Respondent is absent.</p> <p>For Appearance and Written Statement of the Respondent.</p>	09.03.2021
24	467/2019	<p>Petitioner's Counsel is present and prayed time for fresh steps. Heard. Time granted.</p> <p>For fresh steps with correct address of the Respondent.</p>	09.03.2021
25	469/2019	<p>Petitioner's Counsel is present and prayed time for fresh steps. Heard. Time granted.</p> <p>For fresh steps with correct address of the Respondent.</p>	09.03.2021
26	475/2019	<p>Petitioner's Counsel is present and prayed time for fresh steps. Heard. Time granted.</p> <p>For fresh steps with correct address of the Respondent.</p>	09.03.2021
27	477/2019	<p>Petitioner's Counsel is present and prayed time for fresh steps. Heard. Time granted.</p> <p>For fresh steps with correct address of the Respondent.</p>	09.03.2021
28	499/2019	<p>Petitioner's Counsel is present and he is ready for settlement through conciliation. But, the Respondents-1 to 3 are absent.</p> <p>The Petitioner has made a proposal in the Petition Notice itself for settlement by offering to give 5% rebate on the Petition claim. Keeping in view the facts and circumstances of the case, that proposal appears to be just and reasonable. But, the Respondents-1 to 3 are not coming forward for settlement. In fact, they did not come forward to file Written Statement also. It appears that the Respondents-1 to 3 are not interested for settlement through conciliation. As such, it is held that the dispute did not settle as per Section 22-C(7) of the Legal Services Authorities Act, 1987. Hence, this case is taken for decision by virtue of powers vested under Section 22-C(8) of the Legal Services Authorities Act, 1987. Accordingly, this case is posted for evidence. Both the parties are</p>	10.03.2021

		permitted to adduce evidence by way of Affidavit. For Affidavit and production of original documents.	
29	500/2019	<p>Petitioner's Counsel is present and he is ready for settlement through conciliation. But, the Respondents-1 to 3 are absent.</p> <p>The Petitioner has made a proposal in the Petition Notice itself for settlement by offering to give 5% rebate on the Petition claim. Keeping in view the facts and circumstances of the case, that proposal appears to be just and reasonable. But, the Respondents-1 to 3 are not coming forward for settlement. In fact, they did not come forward to file Written Statement also. It appears that the Respondents-1 to 3 are not interested for settlement through conciliation. As such, it is held that the dispute did not settle as per Section 22-C(7) of the Legal Services Authorities Act, 1987. Hence, this case is taken for decision by virtue of powers vested under Section 22-C(8) of the Legal Services Authorities Act, 1987. Accordingly, this case is posted for evidence. Both the parties are permitted to adduce evidence by way of Affidavit.</p> <p>For Affidavit and production of original documents, call on 10.03.2021.</p>	10.03.2021
30	502/2019	<p>Petitioner's Counsel is present and he is ready for settlement through conciliation. But, the Respondents-1 to 3 are absent.</p> <p>The Petitioner has made a proposal in the Petition Notice itself for settlement by offering to give 5% rebate on the Petition claim. Keeping in view the facts and circumstances of the case, that proposal appears to be just and reasonable. But, the Respondents-1 to 3 are not coming forward for settlement. In fact, they did not come forward to file Written Statement also. It appears that the Respondents-1 to 3 are not interested for settlement through conciliation. As such, it is held that the dispute did not settle as per Section 22-C(7) of the Legal Services Authorities Act, 1987. Hence, this case is taken for decision by virtue of powers vested under Section 22-C(8) of the Legal Services Authorities Act, 1987. Accordingly, this case is posted for evidence. Both the parties are permitted to adduce evidence by way of Affidavit.</p> <p>For Affidavit and production of original documents.</p>	10.03.2021

31	504/2019	<p>Petitioner's Counsel is present and he is ready for settlement through conciliation. But, the Respondents-1 to 3 are absent.</p> <p>The Petitioner has made a proposal in the Petition Notice itself for settlement by offering to give 5% rebate on the Petition claim. Keeping in view the facts and circumstances of the case, that proposal appears to be just and reasonable. But, the Respondents-1 to 3 are not coming forward for settlement. In fact, they did not come forward to file Written Statement also. It appears that the Respondents-1 to 3 are not interested for settlement through conciliation. As such, it is held that the dispute did not settle as per Section 22-C(7) of the Legal Services Authorities Act, 1987. Hence, this case is taken for decision by virtue of powers vested under Section 22-C(8) of the Legal Services Authorities Act, 1987. Accordingly, this case is posted for evidence. Both the parties are permitted to adduce evidence by way of Affidavit.</p> <p>For Affidavit and production of original documents.</p>	10.03.2021
32	509/2019	<p>Petitioner's Counsel is present and he is ready for settlement through conciliation. But, the Respondents-1 to 3 are absent.</p> <p>The Petitioner has made a proposal in the Petition Notice itself for settlement by offering to give 5% rebate on the Petition claim. Keeping in view the facts and circumstances of the case, that proposal appears to be just and reasonable. But, the Respondents-1 to 3 are not coming forward for settlement. In fact, they did not come forward to file Written Statement also. It appears that the Respondents-1 to 3 are not interested for settlement through conciliation. As such, it is held that the dispute did not settle as per Section 22-C(7) of the Legal Services Authorities Act, 1987. Hence, this case is taken for decision by virtue of powers vested under Section 22-C(8) of the Legal Services Authorities Act, 1987. Accordingly, this case is posted for evidence. Both the parties are permitted to adduce evidence by way of Affidavit.</p> <p>For Affidavit and production of original documents.</p>	10.03.2021
33	510/2019	<p>Petitioner's Counsel is present and he is ready for settlement through conciliation. But, the Respondents-1 to 3 are absent.</p>	10.03.2021

		<p>The Petitioner has made a proposal in the Petition Notice itself for settlement by offering to give 5% rebate on the Petition claim. Keeping in view the facts and circumstances of the case, that proposal appears to be just and reasonable. But, the Respondents-1 to 3 are not coming forward for settlement. In fact, they did not come forward to file Written Statement also. It appears that the Respondents-1 to 3 are not interested for settlement through conciliation. As such, it is held that the dispute did not settle as per Section 22-C(7) of the Legal Services Authorities Act, 1987. Hence, this case is taken for decision by virtue of powers vested under Section 22-C(8) of the Legal Services Authorities Act, 1987. Accordingly, this case is posted for evidence. Both the parties are permitted to adduce evidence by way of Affidavit.</p> <p>For Affidavit and production of original documents.</p>	
34	11/2020	<p>Petitioner's Counsel is present.</p> <p>Service on the Respondent is held sufficient. Called out. The Respondent is absent.</p> <p>For Appearance and Written Statement of the Respondent.</p>	09.03.2021
35	13/2020	<p>Petitioner's Counsel is present and prayed time for fresh steps. Heard. Time granted.</p> <p>For fresh steps with correct address of the Respondent.</p>	09.03.2021
36	14/2020	<p>Petitioner's Counsel is present and prayed time for fresh steps. Heard. Time granted.</p> <p>For fresh steps with correct address of the Respondent.</p>	09.03.2021
37	15/2020	<p>Petitioner's Counsel is present and prayed time. Heard. Time granted.</p> <p>For fresh steps to bring Legal Representatives of the Respondent on record as last and final chance.</p>	24.02.2021
38	18/2020	<p>Petitioner's Counsel is present.</p> <p>Service on the Respondents-2 & 3 is held sufficient. Called out. The Respondents-2 & 3 are absent.</p> <p>For Appearance and Written Statement of the Respondents-2 & 3 and for fresh steps with</p>	09.03.2021

		correct address of the Respondent-1.	
39	44/2020	<p>Petitioner's Counsel is present and prayed time to return the Notice. Heard. Time granted.</p> <p>For return of Notice of the Respondent and his appearance as last chance.</p>	09.03.2021
40	45/2020	<p>Petitioner's Counsel is present and prayed time for fresh steps. Heard. Time granted.</p> <p>For fresh steps with correct address of the Respondent.</p>	09.03.2021
41	192/2020	<p>Petitioner's Counsel is present and she is ready for settlement through conciliation. But, the Respondent is absent.</p> <p>The Petitioner has made a proposal in the Petition and Notice itself for settlement by offering to give 5% rebate on the Petition claim. Keeping in view the facts and circumstances of the case, that proposal appears to be just and reasonable. But, the Respondent is not coming forward for settlement. In fact, he did not come forward to file Written Statement also. It appears that the Respondent is not interested for settlement through conciliation. As such, it is held that the dispute did not settle as per Section 22-C(7) of the Legal Services Authorities Act, 1987. Hence, this case is taken for decision by virtue of powers vested under Section 22-C(8) of the Legal Services Authorities Act, 1987. Accordingly, this case is posted for evidence. Both the parties are permitted to adduce evidence by way of Affidavit.</p> <p>For Affidavit and production of original documents.</p>	09.03.2021
42	196/2020	<p>Petitioner's Counsel is present and she is ready for settlement through conciliation. But, the Respondent is absent.</p> <p>The Petitioner has made a proposal in the Petition and Notice itself for settlement by offering to give 5% rebate on the Petition claim. Keeping in view the facts and circumstances of the case, that proposal appears to be just and reasonable. But, the Respondent is not coming forward for settlement. In fact, he did not come forward to file Written Statement also. It appears that the Respondent is not interested for settlement through conciliation. As such, it is held that the dispute did not settle as per Section 22-C(7) of</p>	09.03.2021

		<p>the Legal Services Authorities Act, 1987. Hence, this case is taken for decision by virtue of powers vested under Section 22-C(8) of the Legal Services Authorities Act, 1987. Accordingly, this case is posted for evidence. Both the parties are permitted to adduce evidence by way of Affidavit.</p> <p>For Affidavit and production of original documents.</p>	
<u>INDIAN OVERSEAS BANK – SAHAKARNAGAR BRANCH</u>			
43	137/2017	<p>Petitioner is present and prayed time to return the Notice. Heard. Time granted.</p> <p>For return of notice of the Respondent and his appearance as last chance.</p>	04.03.2021
44	299/2019	<p>Petitioner is present. Service on the Respondent is held sufficient. Called out. The Respondent is absent</p> <p>For Appearance and Written Statement of the Respondent.</p>	04.03.2021
45	300/2019	<p>Petitioner is present and prayed time for fresh steps. Heard. Time granted.</p> <p>For fresh steps with correct address of the Respondent.</p>	04.03.2021
<u>STATE BANK OF INDIA – RACPC, MALLESHWARAM BRANCH</u>			
46	120/2019	<p>No representation on behalf of the Petitioner and the Respondents-1 & 2.</p> <p>For Affidavit and production of original documents as last and ultimate chance.</p>	04.03.2021
<u>INDIAN OVERSEAS BANK – MALLESHWARAM BRANCH</u>			
47	146/2020	<p>No representation on behalf of both the parties.</p> <p>For Appearance of both parties for the purpose of settlement through conciliation as last and final chance.</p>	27.03.2021
<u>BANK OF BARODA – K.G. ROAD BRANCH</u>			
48	270/2020	<p>Petitioner is absent. Respondent's Counsel is present and prayed time to report the settlement. Heard. Time granted.</p> <p>For reporting settlement.</p>	23.02.2021

49	272/2020	Petitioner is absent. Respondent's Counsel is present and prayed time to report the settlement. Heard. Time granted. For reporting settlement.	23.02.2021
50	273/2020	Petitioner is absent. Respondent's Counsel is present and prayed time to report the settlement. Heard. Time granted. For reporting settlement.	23.02.2021

Prepared by: Shivaleela M.G. - 

Verified by: Manjunatha K.N. - 
Srinath R.S. - 

**BY ORDER OF
The Chairman, Permanent Lok Adalat**


Sheristedar (I/c)