HIGHCOURT OF ANDHRA PRADESH AT AMARAVATI

MAIN CASE No: Crl.R.C.No.809 of 2009

PROCEEDING SHEET

SI. No.	DATE	ORDER	OFFICE NOTE
06.	13.03.2025	<u>Dr.YLR, J</u>	
		No representation for the petitioner.	
		No proof is field to show that notice on respondent	
		No.1 is taken requiring him to engage a new counsel.	
		It is represented that Sri Ch.Shanmukha Rao,	
		learned counsel for the respondent No.1 has been	
		appointed a Member of District Consumer Commission,	
		Srikakulam.	
		Registry is directed to delete the name of	
		Sri Ch.Shanmukha Rao as learned counsel for the	
		respondent No.1.	
		This Revision was filed challenging the concurrent	
		conviction for the alleged offence under Section 138 of	
		N.I. Act.	
		Issue Bailable warrant to the petitioner through the	
		Superintendent of Police as the Revision case is of the	
		year 2009, which is one of the oldest cases pending on	
		the file of this Court.	
		On arrest of the Petitioner he shall be released on	
		bail on his executing a personal bond for Rs.10,000/-	
		(Rupees Ten Thousand Only) with two sureties for a like	
		sum each to the satisfaction of the learned II	
		Metropolitan Magistrate for Railways, Visakhapatnam,	
		who passed judgment in C.C.No.408 of 2006 (Old	Contd

C.C.No.61 of 2004). The learned II Metropolitan Magistrate for Railways, Visakhapatnam shall obtain undertaking affidavit from the petitioner duly stating that he would give instructions to his counsel for disposing of the case on merits.

The order of this Court dated 20.05.2009, suspending the sentence of imprisonment of the petitioner is hereby recalled.

Copy of the same shall be marked to the Superintendent of Police concerned.

Post on 17.04.2025.

Dr.YLR, J

MKK