HIGH COURT OF ANDHRA PRADESH: AMARAVATI

1

Main Case No.

W.A.Nos.258, 259, 269, 271, 274, 277, 279, 287, 338, 339, 341, 342, 343, 344, 345, 348, 349, 354, 357, 358, 360, 362, 363, 364, 369, 370, 371, 372, 373, 374, 375, 376, 377, 407 and 420 of 2024.

PROCEEDINGS SHEET

29.04.2024	CN I 9 LIN I	
	GN,J & HN,J.	
	I.A.No.3 of 2024 in W.A.No.258 of 2024	
	Learned Counsel for the Applicants would submit that they	
	are seeking to come on record on the short ground that they	
	will support the order of the learned Single Judge. It is fairly	
	admitted that they are neither Petitioners nor Respondents and	
	that they are here because in their opinion, it is a correct order	
	and that the Appellant mounting a challenge to the order of the	
	learned Single Judge is impermissible and the Appeal is not to	
	be entertained.	
	We find it is strange that the Applicants, who remained	
	mute spectators, now seek to take advantage and intervene in	
	the proceedings where they have neither canvassed any	
	ground nor is there any foundation to hear them in the Writ	
	Appeal.	
	In the absence of any foundation, it is unheard of that a	
	person can be permitted to canvass the correctness of any	
	order, the legality or otherwise of which is the subject matter of	
	this Appeal. That being so, and the order of the learned Single	
	Judge not in any manner abridging the rights of the Applicants,	
		are seeking to come on record on the short ground that they will support the order of the learned Single Judge. It is fairly admitted that they are neither Petitioners nor Respondents and that they are here because in their opinion, it is a correct order and that the Appellant mounting a challenge to the order of the learned Single Judge is impermissible and the Appeal is not to be entertained. We find it is strange that the Applicants, who remained mute spectators, now seek to take advantage and intervene in the proceedings where they have neither canvassed any ground nor is there any foundation to hear them in the Writ Appeal. In the absence of any foundation, it is unheard of that a person can be permitted to canvass the correctness of any order, the legality or otherwise of which is the subject matter of this Appeal. That being so, and the order of the learned Single

www.ecourtsindia.com

SI. No.	DATE	ORDER	OFFICE NOTE
		we are of the considered opinion that the Applicants are mere	
		interlopers and have no locus standi to maintain the present	
		Application. Our view further stands fortified in the light of the	
		order of the learned Single Judge, dated 05.01.2023, whereby	
		the learned Single Judge had notified all persons who are	
		interested in the lis raised before it to place on record, their	
		statements regarding the <i>lis</i> . The Applicants apparently have	
		miserably failed to adhere the same. That being the same, we	
		do not find any ground, which mandate this Court to grant them	
		an audience.	
		Accordingly, this Interlocutory Application is rejected.	
		W.A.Nos.258, 259, 269, 271, 274, 277, 279, 287, 338, 339, 341, 342, 343, 344, 345, 348, 349, 354, 357, 358, 360, 362, 363, 364,	
		369, 370, 371, 372, 373, 374, 375, 376, 377, 407 and 420 of 2024.	
		List these matters on 08.05.2024 along with W.A.No.314 of 2024.	
		The interim orders granted earlier in W.A.Nos.258, 259, 269, 271, 274, 277, 279, 338, 339, 341, 342, 343, 344, 345, 348, 349, 354, 357, 358, 360, 362, 363, 364, 369, 370, 371, 372, 374, 375, 376, and 377 of 2024, are extended till then.	
		GN, J.	
		HN, J.	