



2024:KER:95808

IN THE HIGH COURT OF KERALA AT ERNAKULAM

PRESENT

THE HONOURABLE MR.JUSTICE N.NAGARESH

MONDAY, THE 16TH DAY OF DECEMBER 2024/25TH AGRAHAYANA, 1946

WP(C) NO. 44669 OF 2024

PETITIONER:

VIMAL KUMAR V.,
AGED 40 YEARS,
S/O VIJAYAN P.G, VADAKKAPURATHU HOUSE,
CHENGAMANAD P.O., KUNNUKARA,
ERNAKULAM, KERALA, PIN - 683578

BY ADVS.
SMT.KRISHNENDHU V.B
SRI.HARIKRISHNAN V.A

RESPONDENTS:

- 1 THE AUTHORIZED OFFICER,
THE KERALA STATE COOPERATIVE BANK LTD.,
ANGAMALY BRANCH,
OLD MUNICIPALITY BUILDING,
ANGAMALY P.O., PIN - 683572
- 2 BRANCH MANAGER,
THE KERALA STATE COOPERATIVE BANK LTD.,
ANGAMALY BRANCH, OLD MUNICIPALITY BUILDING,
ANGAMALY P.O., PIN - 683572

BY ADV.
SMT.K.AMMINIKUTTY, SC

THIS WRIT PETITION (CIVIL) HAVING COME UP FOR
ADMISSION ON 16.12.2024, THE COURT ON THE SAME DAY
DELIVERED THE FOLLOWING:



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JUDGMENT

Dated this the 16th day of December, 2024

The petitioner has approached this Court aggrieved by the coercive proceedings for recovery of financial advance made by the respondent-Bank to the petitioner, invoking the provisions of the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002.

2. The Bank paid ₹20 lakhs to the petitioner as Ordinary Loan in the year 2019. The petitioner states that though the petitioner made remittances promptly during the initial repayment period of the financial advance, he could not pay the instalments promptly later. The repayment of loan fell into arrears later. It happened due to reasons beyond the control of the petitioner.

3. Though the petitioner requested the Bank to permit the petitioner to repay the overdue amounts in easy



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monthly instalments, the Bank authorities were not yielding. The authorities, instead, started coercive proceedings, invoking the provisions of the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 and the Security Interest (Enforcement) Rules, 2002 and issued Ext.P1 notice.

4. The petitioner states that he is still in a position to clear the overdue amounts towards the loan, if sufficient time is given to clear the dues in easy monthly instalments. If the respondents are permitted to continue with the coercive proceedings and auction the secured assets provided by the petitioner, he will be put to untold hardship and loss.

5. Standing Counsel entered appearance on behalf of the Bank and denied all the statements made by the petitioner. On behalf of the respondents, it is submitted that the loan was given to the petitioner in the year 2019. The petitioner committed default in repaying the loan.

6. The Bank repeatedly reminded the petitioner and required him to clear the dues. The petitioner deliberately



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omitted to do so. In the circumstances, the Bank had no other go, than to proceed against the petitioner invoking the provisions of the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002. The impugned Ext.P1 notice was issued in these circumstances. The petitioner has not advanced any legal reasons to thwart the coercive proceedings initiated by the Bank.

7. The Standing Counsel, however, submitted that if the petitioner is ready and willing to make a substantial payment soon and remit the balance overdue amount immediately thereafter, a short breathing time can be granted to the petitioner to clear the dues. The Standing Counsel submitted that the outstanding amount due to the Bank from the petitioner as on 16.12.2024 is ₹17,07,891/- and the overdue amount as on 16.12.2024 is ₹7,68,901/-.

8. I have heard the counsel for the petitioner and the Standing Counsel representing the Bank.

9. The specific case of the petitioner is that the petitioner has been making the repayment and maintaining the



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loan account initially. The default in repayment of the account occurred lately due to reasons beyond the control of the petitioner. The petitioner has provided substantial security which will safeguard the interest of the Bank.

10. In the facts and circumstances of the case, I am inclined to dispose of the writ petition giving a short and reasonable time to the petitioner to clear off the liability.

11. The writ petition is therefore disposed of with the following directions:

(i) The petitioner shall remit the overdue amount of ₹7,68,901/- in 10 consecutive and equal monthly installments along with accruing interest and other Bank charges, if any. First of such installments shall be paid on or before 16.01.2025.

(ii) If the petitioner commits default in making payments as directed above, the respondents will be at liberty to continue with



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coercive proceedings against the petitioner in
accordance with law.

(iii) The petitioner shall also pay current EMIs
along with the aforesaid payments.

(iv) If the petitioner pays the amount as
directed above, any coercive proceedings
against the petitioner will stand deferred.

Sd/-
N. NAGARESH
JUDGE

SR



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APPENDIX OF WP (C) 44669/2024

PETITIONER'S EXHIBITS:

Exhibit P1

THE TRUE COPY OF THE POSSESSION NOTICE
DATED 19.11.2024 ISSUED BY THE 1ST
RESPONDENT.