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REPORTABLE
IN THE SUPREME COURT OF INDIA
CIVIL/CRIMINAL ORIGINAL/APPELLATE JURISDICTION
WRIT PETITION (CIVIL) No.906/2016
Vivek Narayan Sharma ⬠| Petitioner(s)
Union of India Respondent(s)
WITH
W.P.(C) Nos.908/2016,913/2016,916/2016,
WP© D.No.37946/2016, W.P.(C) No.929/2016, W.P.(C)No.930/2016,
943/2016, W.P.(Crl.) No.162/2016, W.P.(C)
No.951/2016,952/2016,953/2016,954/2016,958/2016,957/2016,T.
P.(C)No.2018-2022/2016, W.P.(C)No.971/2016, 972/2016, SLP©
No.35356/2016, T.P.(C)No.2030-2038/2016, W.P.(C)No.978/2016,
W.P.(C)D.No.40114/2016, W.P.(C) No.944/2016,
SLPÂ@No.35805/2016, W.P.(C)No.996/2016, 997/2016,
T.P.(C)No.1958-1967/2016 & T.P.(C)No.1982-1996/2016, W.P.(C) Nos.
1006/2016,
           1008/2016, 1009/2016, 1010/2016, 1011/2016
SLP(C) No. 36757/2016
ORDER
Writ Petitions are admitted.
Issue notice on the Writ Petitions,
                                              special
                                                       leave petitions
other applications. The respondents may file reply affidavit within
weeks. Rejoinder, if any, within three weeks thereafter.
We have heard the learned counsel for the
                                                      parties
                                                               at some
length. In our opinion, the following important questions fall
                                                                                   our
consideration in this batch of petitions:
(i) Whether
                   notification dated
             the
           2016
                  is ultra
 November
vires Section 26(2) and Sections 7,17,23,24,29 the Reserve Bank of India Act, 1934;
vires Section 26(2)
                                                        and
(ii) Does the notification contravene the provisions
                                                             of
300(A) of the Constitution;
(iii) Assuming that the
                           notification
                                         has been
                                                       validly
under the Reserve Bank of India Act,
                                                1934
                                                       whether
ultra vires Articles 14 and 19 of the Constitution;
(iv) Whether the limit on withdrawal of cash
                                                       from the funds
deposited in bank accounts has no basis in law and violates
Articles 14,19 and 21;
(v) Whether the implementation of the impugned notification(s)
suffers from procedural and/or substantive
unreasonableness and thereby violates Articles
and, if so, to what effect?
(vi) In the event that Section 26(2) is held
                                                         to permit
demonetization, does it suffer from excessive delegation of
legislative power thereby rendering it ultra vires
Constitution;
(vii) What is the scope
                             of
                                   judicial
                                              review
                                                     in matters
fiscal and economic policy of the Government;
(viii) Whether a petition by a political party on the issues raised
is maintainable under Article 32; and
(ix) Whether District Co-operative discriminated against by excluding
                                                    been
                                      Banks have
                       by excluding them from accepting
deposits and exchanging demonetized notes.
Keeping in view the general public importance and the reaching implications which the answers to the questions we consider it proper to direct that the matters be
                                                                     may
                                                                     placed before
                                                                                      the
larger Bench of five Judges for an authoritative pronouncement.
                                                               The
                                                             Hon⬠"!ble the Chief
Registry shall accordingly place the
                                            papers before
Justice for constituting an appropriate Bench.
We may now advert to the issues which are of
concern. The first issue is about the restriction placed on the District
Cooperative Banks to accept deposits or exchange of demonetized
currency of Rs.500/- and
                              Rs.1000/-. Two
                                                  broad
                                                         aspects
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presented before us. The first is about the complete exclusion of the District Cooperative Banks from accepting deposits or exchanging demonetized notes. The second is about the avoidable financial stress on the District Cooperative Banks because of freezing the deposited demonetized notes received by the District Cooperative Banks between 11 th and 14 th November 2016, which is stated to be around Rs.8000/-Crore (Rupees Eight Thousand Crore). The first point whether the decision of the Authority to forbid the District Cooperative Banks from accepting deposits and exchanging demonetized notes, may require detailed hearing. It is only upon acceptance of challenge to that decision, that the bar placed on District Cooperative Banks can be lifted. We are not inclined to the suspend that bar as an interim measure. This is especially when the decision is the outcome of financial policy which the respondents claim to have adopted on the basis of experience. In particular, apprehension has been expressed about the possibility of demonetized notes being converted or exchanged without proper audit, control or supervision. The District Cooperative Banks, it has been urged, are not directly under the control of the Reserve Bank of India but within the purview of NABARD. The dispensation provided by NABARD is, according to the Attorney General, not in conformity with the regime provided under the provisions of Banking Regulation Act, 1949 and the Reserve Bank of India Act, 1934. Reverting to the second aspect, of District Cooperative Banks being precluded from utilizing the demonetized notes deposited with them between 11 th to 14 th
November 2016 (when it was so permitted
by the Reserve bank of India), the learned Attorney General has invited our attention to the written instructions received by him from the Under Secretary to the Government of India dated 14 th December 2016. The relevant extract of the said letter reads thus: \hat{a} S In this regard, it is to inform that as regards the deposits of Specified Bank Notes (SBNs) collected by DCCBs, the RBI has recommended that the SBNs collected by the DCCBs between 10 th and 14 th November 2016 may be exchanged with their linked currency chests after a 100% audit of the veracity of the KYC documents of the SBN depositing customers of DCCB is conducted by NABARD, the supervisor and to the extent such verified SBNs only. For SBNs deposited by Primary Agricultural Credit Societies (PACS) also, similar 100% audit of the KYC documents of the members of the PACS should be conducted by NABARD and to the extent of such verified SBNs only, exchange value will be given by the linked currency chest. In either case, the linked currency chest will subject those SBNs to usual checks, especially relating to finding out FICN.â- \235 For that purpose, suitable Notification can be issued by the Competent Authority within two days. We commend to the Competent Authority to do so. Learned counsel for the District Cooperative Banks, however, submitted that the Reserve Bank of India must assure that the entire amount offered by the District Cooperative Banks for exchange after amount offered by the District Cooperative Banks for exchange due verification in the form of demonetized notes, will be duly replaced by commensurate amount of legal tender notes contemporaneously. The learned Attorney General on instructions submitted that the policy of replacement of legal tender notes as applicable to

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Sector Banks and other Banks will be applied even in the case of District Cooperative Banks for exchange of demonetized currency with the legal tender currency. We accept the assurance given by the learned Attorney General in this behalf.

The other broad point was about extending the time limit for exemption for use of demonetized currency notes of Rs.500/- and Rs.1000/- at specified counters as per the relevant Notifications issued in that behalf by the Reserve Bank of India. It was contended that the exemption period provided in the concerned notification is

expiring. Hence, it will not be possible to deposit the demondance of the notes at specified counters thereafter, even in case of emergency situation like hospitalization, travel by Railway or Air etc. In opinion, whether the exemption period should be extended or not demonetized must be best left to the judgment of the Government of the day with a hope that the Government will be responsive and sensitive to problems encountered by the common man. Accordingly, we decline to issue any interim direction to the Government in the matter extending the period of exemption and leave it open to the Government to take appropriate decision in that behalf, as may be advised. The other serious grievance made by the petitioners is about the denial of right to withdraw the prescribed amount of Rs.24,000/- per week per account holder, in spite of Notification issued by the Reserve Bank of India permitting such withdrawal. It was submitted that if the Government has issued such Notification after due consideration, it is obliged to ensure that its commitment made under the said Notification is implemented without any exception. The ground reality, however, contends learned counsel, is that the Banks are refusing to pay full amount of Rs.24,000/- per account holder per week on the ground of non-availability of enough volume of legal tender currency. According to the learned Attorney General, the Government has already made it amply clear that it would take around 50 days time to

streamline the cash flow. That period is still not exhausted. He submits that as of now the Reserve Bank of India has been able infuse around Rs.5,00,000/-Crore (Five Lakh Crore) of the new legal tender notes in the form of Rs.500/- and Rs.2,000/-. That is almost over 40% of the amount of demonetized notes already deposited with the Banks. Further, the Authorities are working to the best of their ability to defuse the crisis of cash flow situation by printing new notes. It is further submitted that for the nature of decision taken by the Government - to unearth the black money or unaccounted money and to dry up the terror fund and defeat the attempt of circulation of large scale counterfeit currency, maintaining complete secrecy of such decision was imperative. For that reason, new currency notes could not be printed well in advance. He submits that the old demonetized notes will be replaced by new legal tender notes in the form of Rs.500/- and Rs.2000/- progressively in right earnest. Considering the stand taken by the learned Attorney General, we may commend to the Authorities to fulfill their commitment made in terms of the stated Notification permitting withdrawal of Rs.24,000/- per account holder of the Bank per week to the extent possible and review that decision periodically and take necessary corrective measures in that behalf. In our opinion, besides the observations made hitherto, no other direction can be given at this stage by way of an interim relief.

That takes us to the Transfer Petitions filed by the Union of India for withdrawing all Writ Petitions/proceedings pending in the various High Courts across the country and to hear those cases along with the Writ Petitions pending in this Court. In our opinion, it would be just and proper to withdraw all the Writ Petitions/proceedings pending in different High Courts across the country and to be heard by this Court along with the Writ Petitions which are already pending in this Court raising same or similar issues, to avoid multiplicity of hearing and conflicting decisions on the same subject matter. Accordingly, we issue notice in the respective Transfer Petitions and by way of interim

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direction, stay
                    the further
                                    proceedings of the Writ
 Petitions/proceedings in the concerned High Court.
  We further direct that if any other Writ
  Petitions/proceedings are pending in any High Court, further hearing
  of those matters shall also remain stayed in terms of this order.
  We further direct that no other Court shall entertain,
  hear or decide any Writ Petition/proceedings on the issue or in
  relation to or arising from the decision of the Government of India demonetize the old notes of Rs.500/- and Rs.1000/-, as the entire
  issue in relation thereto is pending consideration before this Court in
  the present proceedings.
  We make it clear that petitioners before the High Court(s) or any
  other Court in India in respect of proceedings already instituted on the
  subject matter under consideration before this Court, will
                                                                                  free
                                                                                         to
                                                                             be
  intervene in the Writ Petitions pending consideration before this Court
  on the subject matter of demonetization of old currency
                                                                          notes
                                                                                   of
  Rs.500/- and Rs.1000/-, if so advised.
  The Registry shall place
                                         matter before the Chief Justice
  further orders.
  (A.M.Khanwilkar)
  (Dr.D.Y.Chandrachud)
 New Delhi,
          Dated: 16 th
  December, 2016
  ITEM Nos.1A & 1B COURT NO.1 SECTIONS: PIL(W)X, XIV, XVIA
                  SUPREME COURT OF INDIA
                          RECORD OF PROCEEDINGS
  Writ Petition(s)(Civil) No(s). 906/2016
  VIVEK NARAYAN SHARMA
                                                     Petitioner(s)
                                  VERSUS
UNION OF INDIA
WITH W.P.(C) No. 908/2016
W.P.(C) No. 913/2016
W.P.(C) No. 916/2016
W.P.(C) D 37946/2016
W.P.(C) No. 929/2016
W.P.(C) No. 930/2016
W.P.(C) No. 943/2016
                                                     Respondent(s)
  W.P.(Crl.) No. 162/2016
  W.P.(C) No. 951/2016
  W.P.(C) No. 952/2016
  W.P.(C) No. 953/2016
  W.P.(C) No. 954/2016
  W.P.(C) No. 958/2016
 W.P.(C) No. 957/2016
  T.P.(C) No. 2018-2022/2016
  W.P.(C) No. 971/2016
 W.P.(C) No. 972/2016
  SLP(C) No. 35356/2016
  T.P.(C) No. 2030-2038/2016
  W.P.(C) No. 978/2016
  W.P.(C) D 40114/2016
  W.P.(C) No. 944/2016
  SLP(C) No. 35805/2016
  W.P.(C) No. 996/2016
  W.P.(C) No. 997/2016
  W.P.(C) No. 1006/2016
  W.P.(C) No. 1008/2016
W.P.(C) No. 1008/2016
W.P.(C) No. 1009/2016
W.P.(C) No. 1010/2016
W.P.(C) No. 1011/2016
SLP(C) No. 36757/2016
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to

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(Signed order is placed on the file)
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TP(C)Nos.1958-67/2016 AND TP(C)Nos.1982-96/2016 Date: 16/12/2016 These matters were called on for pronouncement of Order today. For Petitioner(s) Petitioners-in-person, Ms. Varun Punia, Adv. Ms. Kamini Jaiswal, Adv. Mr. Sunil Kumar Verma, Adv. 11 Ms. Aparna Jha, Adv. Mr. Satya Mitra, Adv. Mr. P. V. Dinesh, Adv. Mr. T. R. B. Sivakumar, Adv. Ms. Manju Jetley, Adv. Mr. M. T. George, Adv. Mrs. Anil Katiyar, Adv. Mr. R. D. Upadhyay, Adv. Mr. Ajit Sharma, Adv. Mr. Alok Shukla, Adv. Ms. Liz Mathew, Adv. Mr. Ankur Prakash, Adv. Mr. V. K. Biju, Adv. For Respondent(s)
Mrs. Anil Katiyar
M/s. Equity Lex A
Mr. H. S. Parihar
Ms. Pratiksha Sha:
Mrs. Sarla Chandra
Mr. Sunil Kumar V
Mr. M. P. Vinod Adv Mr. Vijay K. Jain, Adv. Mrs. Anil Katiyar, Adv. M/s. Equity Lex Associates, Adv. Mr. H. S. Parihar, Adv. Ms. Pratiksha Sharma, Adv. Mrs. Sarla Chandra, Adv. Mr. Sunil Kumar Verma, Adv. Mr. M.P. Vinod, Adv. Mr. V.K. Sidharthan, Adv. Mr. Romy Chacko, Adv. Mr. C.S.N. Mohan Rao, Adv. Mr. Vivek Narayan Sharma, Adv. Mr. Nischal Kumar Neeraj, Adv. Mr. Satish Kumar, Adv. Mr. G. Gowthaman, Adv. Respondent-in-person Mr. Sudhanshu S. Chou Ms. Anagha S. Desai, A M/s. S.M.Jadhav & Com Mr. T.R.B. Sivakumar, Hon' ble the C. Mr. Sudhanshu S. Choudhari, Adv. Ms. Anagha S. Desai, Adv. M/s. S.M.Jadhav & Company Mr. T.R.B. Sivakumar, Adv. Hon'ble the Chief Justice, Hon'ble Mr. Justice Khanwilkar AND Hon'ble Dr. Justice D.Y. Chandrachud the Order of the Bench. In terms of the signed Order, the matters are referred to Five-Judge Bench and the Registry is directed to place the papers before Hon'ble the Chief Justice for soliciting further orders. (MAHABIR SINGH) (VEENA KHERA) COURT MASTER COURT MASTER