



IN THE HIGH COURT OF JUDICATURE AT BOMBAY,
NAGPUR BENCH : NAGPUR

Writ Petition No. 8004 of 2018

Petitioner : Sujit son of Vinod Chaudhari, aged about 22 years,
Student, resident of c/o Dr Vinod Chaudhari,
Behind State Bank, ward No. 14 Mul, District
Chandrapur
versus

Respondents : The Vice-Chairman/Member/Secretary,
Scheduled Tribe Caste Certificate Scrutiny
Committee, Gadchiroli

Ms Preeti D. Rane, Advocate for petitioner

Shri D. P. Thakare, AGP for respondent

Writ Petition No. 8005 of 2018

Petitioner : Suyash son of Dilip Chaudhari, aged about 21
years, Occ: Student, c/o Dr Vinod Chaudhari,
Behind State Bank, ward No. 14 Mul, District
Chandrapur

versus

Respondents : The Vice-Chairman/Member/Secretary,
Scheduled Tribe Caste Certificate Scrutiny
Committee, Gadchiroli

Ms Preeti D. Rane, Advocate for petitioner

Shri D. P. Thakare, AGP for respondent

Writ Petition No. 8006 of 2018

Petitioner : Ketan son of Ashok Chaudhari, aged about 22
years, Occ: student, resident of c/o Dr Vinod
Chaudhari, Behind State Bank, Ward No. 14,
Tahsil Mul, District Chandrapur

versus

Respondents : 1) The Vice-Chairman/Member/Secretary,
Scheduled Tribe Caste Certificate Scrutiny
Committee, Gadchiroli
2) The Director, Rajaram Bapu Institute of
Technology, Islampur, District Sangli
3) The Vice-Chancellor/Registrar, Shivaji
University, Kolhapur

Ms Preeti D. Rane, Advocate for petitioner

Shri D. P. Thakare, AGP for respondent no. 1

Respondents no. 2 and 3 served

Coram : Sunil B. Shukre & S. M. Modak, JJ

Dated : 31st January 2019

Oral Judgment (Per Sunil B. Shukre, J)

1. Heard learned counsel for the parties. Rule. Heard forthwith by consent of parties.

2. The ground relied upon by the petitioners for issuance of direction to respondent no. 1-Committee is that real brother of petitioner Sujit has been granted validity as he belonging to “Mana” scheduled tribe by the Committee at Nagpur on 2.1.2007. Petitioners Suyash and Ketan rely upon the caste validity certificate of their real paternal cousin brother issued by the Committee at Nagpur on 15.1.2006. There is no dispute about the grant of validity to the blood relations of the petitioners and, therefore, going by the settled principles of law, we see no reason as to why the petitions should not be allowed.

3. Writ Petitions are allowed. The impugned orders are hereby quashed and set aside. It is directed that respondent no. 1-Committee shall issue the validity certificate to the petitioners as they belonging to “Mana” Scheduled tribe within four weeks from the date of receipt of this order.

4. Rule is made absolute in the above terms. No costs.

S. M. MODAK, J

SUNIL B. SHUKRE, J

joshi