

SUPREME COURT OF INDIA

Digambar

Vs.

Trimbak

C.A.No.6086 of 2008

(B.N. Agrawal and G.S. Singhvi JJ.)

13.10.2008

ORDER

1. Though the case was placed under the heading "Incomplete After Notice Matters" but learned counsel for the parties agreed that argument be heard in the matter.
2. Leave granted.
3. Heard learned counsel for the parties.
4. By the impugned order, High Court allowed the second appeal pending before it without formulating substantial question of law which is mandatory in case any substantial question of law arises in such an appeal. As no such question of law has been framed, impugned order is fit to be set aside on this ground alone.
5. Accordingly, civil appeal is allowed, impugned order rendered by the High Court is set aside and the second appeal is remitted to the High Court to be disposed of afresh after formulating substantial question of law, if any.