

NOTICE

IT IS HEREBY NOTIFIED for the information of the Advocates and the parties appearing in person **at the Principal Seat at Bombay** that **w.e.f. Monday, 6th January 2025** the Division Bench presided over by the **Hon'ble Shri Justice B. P. Colabawalla and the Hon'ble Shri Justice Firdosh P. Pooniwalla** shall, unless otherwise ordered, take up matters as per the extant assignment as under:

Monday	1) Writ Petitions in Indirect tax matters under Central Acts and State Acts (including Excise Duty, Customs Duty, Service tax, Foreign Trade (Regulation and Development) Act, 1992, FERA and FEMA)
Tuesday	
Wednesday	1) Appeals, References and Applications arising out of Maharashtra VAT, Sales Tax, Foreign Trade (Regulation and Development) Act, 1992 including FERA, FEMA. 2) Appeals, References and Applications under Indirect Taxes under Central Acts.
Thursday	1) Writ Petitions relating to National Stock Exchange and Securities and Exchange Board of India Act, 1992 (SEBI) 2) Civil Writ Petitions not assigned to other Courts from the year 2018 to 2021
Friday	1) All Appeals (except those assigned to other Courts).

- (1) Only matters of extreme urgency which cannot wait, can be mentioned for circulation.
- (2) Non-Urgent matters shall not be circulated, which would be listed as per its turn.
- (3) The praecipes for urgent circulation shall be given to the Associate/ Sheristedar in the morning before 10.30 a.m. in following Format :
 - (a) **Act**
 - (b) **The date of impugned order, if any ;**
 - (c) **The date of filing of the petition / application ;**
 - (d) **Subject matter in brief ; and the urgency in the matter.**
 - (e) In case of due matters, other than fresh petitions, the circulation praecipe will specify the **date assigned to the matters** and specific urgency in the context of the date assigned.
 - (f) If it is found that there is no urgency, costs may be imposed.
 - (g) Praecipe without these details will not be considered as properly submitted praecipe.
- (4) The matters need not be mentioned for continuation of interim/ad-interim relief, already granted, and that the interim/ ad-interim relief granted earlier, shall stand continued automatically till the next date, in the case of :
 - a) Non-availability of the Court for judicial work;
 - b) If Board is curtailed;
 - c) When the Board is discharged, due to paucity of time;

- (5) English Translation of documents intended to be relied upon be kept ready to be handed over to the Court when the matter is called out.
- (6) Advocates are requested to provide their appearances in typed format only and if not given, their names will not be included in the order sheet. No application for speaking to minutes to correct / include appearances will be entertained in that case.

Dated this 3rd day of January, 2025

By Order

Sd/-
(S. B. Bhansali)
Prothonotary & Sr. Master,
High Court, O.S. Bombay.

Sd/-
(H. M. Bhosale)
Registrar (Judl-I),
High Court,A.S.,Bombay.