

NATIONAL COMPANY LAW APPELLATE TRIBUNAL, NEW DELHI

**Review Application No. 02 of 2018
In
Restoration Application No. 01 of 2018
In
Competition Appeal (AT) No. 25 of 2017**

IN THE MATTER OF:

Applesoft

...Appellant

Vs.

**Chief Secretary,
Government of Karnataka & Ors.**

...Respondents

Present: For Appellant: None.

For Respondents: None.

O R D E R

22.02.2018: Competition Appeal (AT) No.25 of 2017 was preferred by Appellant – Apple Soft, Shivnagar, Bengaluru. Due to non-prosecution the said appeal was dismissed on 20th November, 2017. Thereafter, a Restoration Application No. 01 of 2018 was filed by post but when the matter was listed nobody appeared on 8th January, 2018 as also on 23rd January, 2018 inspite of repeated calls. For the reason aforesaid, said Restoration Application was also dismissed for non-prosecution.

It is relevant to note that the Restoration Application was also sent by post, which is not permissible as per NCLAT Rules, 2016 inspite of the same to give an opportunity matter was listed.

Now an application for review of order passed in Restoration Application has been filed by Post, which is not permissible under the Rule, nor under the Act. In spite of the same case has been listed.

Nobody appears on behalf of the applicant to press the Review Application. For the reason aforesaid as also no case has been made out to review or recall the order passed in Restoration Application, the application of review is dismissed. The registry is directed not to entertain any correspondence in future for listing the same before the court.

(Justice S.J. Mukhopadhaya)
Chairperson

(Justice Bansi Lal Bhat)
Member(Judicial)

am/uk