NATIONAL COMPANY LAW APPELLATE TRIBUNAL NEW DELHI

Company Appeal (AT) No. 319 of 2017

IN THE MATTER OF:

K. Vaidyalingam ...Appellant

Versus

S.K. GanesanRespondent

(Balaji Rubber Industries Pvt. Ltd.)

Company Appeal (AT) No. 320 of 2017

IN THE MATTER OF:

K. Vaidyalingam ...Appellant

Versus

S.K. Ganesan ...Respondent

(Bidar Rubber & Reclaims Pvt. Ltd.)

Company Appeal (AT) No. 321 of 2017

IN THE MATTER OF:

K. Vaidyalingam ...Appellant

Versus

S.K. Ganesan ...Respondent

(Eswar Rubber Products Pvt. Ltd.)

Present:

For Appellant(s): Shri Goutham Shivshankar, Advocate

ORDER

- 2 -

04.10.2017 Learned counsel for the appellant(s) is allowed time to

address the Court on the question as to how the petition under section 8 of

the Arbitration and Conciliation Act, 1996 can be referred, if a prima facie

case of 'oppression and mismanagement' is made out. However, it will be

open to the appellant to show or suggest that no case of 'oppression and

mismanagement' has been made out and the allegation as levelled are arbitral

dispute.

Post these appeals on 16th October, 2017.

[Justice S.J. Mukhopadhaya] Chairperson

[Justice A.I.S. Cheema] Member (Judicial)

/ns/