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IN THE HIGH COURT OF JUDICATURE AT BOMBAY

ORDINARY ORIGINAL CIVIL JURISDICTION

APPEAL NO. 432 OF 2011

IN

NMS/1973/2011

IN

S/505/2011

High Definition Television (P) Ltd.

.... Appellant

vs

Association of Motion Pictures and TV  
Programme Producers and 5 ors.

.... Respondents

Mr. S.R. Saudagar for the Appellant.

Mr. V.R. Dhond, Senior Advocate with Mr. Amit Naik, Vatsal Shah and  
Mr.Lavin Hirani i/by M/s. Naik Paranjpe & Co. for respondents 4 and  
6.

Mr. Akshay Patil i/by R.M. Azim for respondent no.3.

**CORAM: D.K. DESHMUKH &  
ANOOP V. MOHTA, JJ.**

**DATE : September 13, 2011**

**P.C.:**

Heard.

2 The Appeal is directed against an order passed by the learned  
Single Judge declining to make an ad-interim order. What is  
alleged in the Civil Suit is a breach of rules framed by Voluntary

Association of the Film Producers. The learned Single Judge has noted that after registering the title in the year 2001 several extensions were granted to the Plaintiff still he could not produce the movie and therefore that title was given to the Defendant no.6. Though it is true that the plaintiff now has a Censor Certificate granted to his film by the Authorities, in our opinion, considering that the breach alleged is a breach of rules framed by the Voluntary Association of the Film Producers and the fact that the Appeal is directed against an order which is an ad-interim order, no interference is called for. The Appeal is rejected. No costs.

**(ANOOP V. MOHTA, J.)**

**(D. K. DESHMUKH, J.)**