* IN THE HIGH COURT OF DELHI AT NEW DELHI

+ EX.P. 81/2018

SKECHERS U.S.A., INC. & ORS. Decree Holders Through: Mr.Abhimanyu Chopra and Ms.Aishwarya Modi, Advs.

versus

PURE PLAY SPORTS Judgement Debtor Through: Mr.Maninder Singh, Ms.Smriti Asmita and Mr.Sankalp Kholi, Advs. for Mr.Vishnu Bhagat Mr.Gaurav Singh, Adv. for Anil Chopra.

CORAM: HON'BLE MR. JUSTICE V. KAMESWAR RAO <u>O R D E R</u> 14.10.2019

1. Affidavit of the list of assets has been filed by Vishnu Bhagat, partner in the Judgement Debtor firm, but the same is not on record. Mr.Maninder Singh has handed over a copy of the same to me. The same is kept on record.

2. None appears for Satya Pal Maini even though served. Let bailable warrants in the sum of Rs.10,000/- to the satisfaction of the concerned SHO be issued for the appearance of Satya Pal Maini, returnable on 4^{th} November, 2019.

3. Mr.Gaurav Singh, learned counsel, appears for Anil Chopra. Let an affidavit of list of assets be filed by Anil Chopra in terms of Order XXI Rule 41 (2) of the CPC within a period of one week from today.

4. Learned counsel for the Decree Holders has drawn my attention to

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Chapter XXIII of the Delhi High Court (Original Side) Rules, 2018 more specifically to Regulation 10 to contend that the Decree Holders are entitled to the actual cost which they have incurred while prosecuting these proceedings. Learned counsel for the Decree Holders shall place all bills of cost on record within a period of two weeks from today for consideration of this Court at the time of the disposal of the Execution Petition. Liberty shall be there for the counsel for the Decree Holders to amend the bills of cost in future.

5. To enable the learned counsel for the Decree Holders to take instructions renotify on ^{4th} November, 2019.

V. KAMESWAR RAO, J

OCTOBER 14, 2019/bh