

SA Products Vs State Of UP-HC

GST - Petitioner submits that he has generated e-way bill for more amount and on physical verification, the same was found to be less and which as per the petitioner cannot be considered as contravention of GST Rules; that once GST is paid, the opposite parties have no reasonable apprehension of evasion of tax; that any intervention with their business will be violative of their rights.

Held: There is no inference drawn by the opposite parties that the e-way bills were not correct or they were fake - Standing counsel prays for a weeks' time to seek instructions - Officer well versed with the facts of the case to be present on 14.02.2019: HC

- Matter posted: ALLAHABAD HIGH COUR