



\$~69

* **IN THE HIGH COURT OF DELHI AT NEW DELHI**

+ **W.P.(C) 45/2018**

SH. RAM MUKESH

.....Petitioner

Through: Appearance not given.

versus

GOVT. OF NCT OF DELHI AND ORS.

.....Respondents

Through: Mr. Tushar Sannu, Advocate

CORAM:

HON'BLE MR. JUSTICE GIRISH KATHPALIA

ORDER

%

04.02.2025

[Physical Hearing/Hybrid Hearing (as per request)]

CM APPL. 6910/2025 (under Section 151 CPC)

1. The petitioner has filed this application with the request that in view of observations of the Supreme Court in a judgment reported as 2007 (4) RCR (CIVIL) 204, the matter on the date fixed (17.02.2025) be fixed at 12:00 pm. The petitioner in the application has also quoted apparently from some headnotes of the said judgment.

2. As reflected from record, the predecessor bench on 02.05.2024 recorded that the Trial Court record had been received and the written submissions had been filed, so matter was fixed for final hearing on 25.10.2024. On 25.10.2024, the matter could not reach till end of the day, so it was adjourned to 17.02.2025.

3. Now, the present application has been filed. It is on account of such frivolous applications that not just the entire registry moves, but even time of the court gets wasted, due to which some of the matters do not reach till



end of the day.

4. The application is completely frivolous, so dismissed with costs of Rs. 5,000/- to be deposited with DHCLSC within one week.

5. At this stage, the petitioner applicant requests that on account of his financial constraints, cost be not imposed and he wants to withdraw this application.

6. Accordingly, the cost imposed today is recalled and the application is dismissed as withdrawn, warning the petitioner to be careful before filing such applications.

W.P.(C) 45/2018

7. List on the date already fixed i.e., 17.02.2025.

GIRISH KATHPALIA, J

FEBRUARY 4, 2025/rk

[Click here to check corrigendum, if any](#)