



\$~16

\* **IN THE HIGH COURT OF DELHI AT NEW DELHI**  
+ **CS(OS) 693/2017**

**MRS. HARWANT KAUR SABHARWAL** .....Plaintiff

Through: Mr. Lakshay Dhamija, Mr.  
Bijoylaxmi Das & Mr. Mohit  
Gupta, Advs. with plaintiff in  
person

versus

**MRS. DAVINDER KAUR SAHNI & ORS** .....Defendants

Through: Mr. Tanmaya Mehta & Ms.  
Rashmi Gogoi, Advs. for D-1 to  
3  
Ms. Ekadhana Sethi & Mr.  
Rishabh Sharma, Advs. for D-4

**CORAM:**

**JOINT REGISTRAR (JUDICIAL) MS. PRIYA  
MAHENDRA, (DHJS)**

**ORDER**

% **13.02.2025**

**CS(OS) 693/2017**

1. As per office note, hard copy of Evidence by way of Affidavit of PW1 is on record. PW1 is also present in the court today. However, it is found that the proper exhibits numbers are not given in the Evidence by way of Affidavit of PW1 filed by the plaintiff. So, the plaintiff is directed to file soft copy as well as physical copy of Fresh/Revised Evidence Affidavit of PW1 with proper exhibits numbers within four weeks with copy to the opposite side.

2. Further, separate fresh List of Witnesses filed by defendant no.1 to 3 and defendant no.4 are on record. However, on perusal of the same, it is found that the fresh List of Witnesses filed by defendant no.4 is not proper as defendant no.4 has not specially mentioned that which particular facts, the defendant no.4 intends to prove from the witnesses mentioned in the List of Witnesses and only general statement is made that they are sought to be



produced for proving all such facts as are relevant for proving the case of the defendants.

3. Here, I would like to advert to Chapter XI Rule 5 of Delhi High Court (Original Side) Rules, which reads as under:-

***“Chapter XI: Evidence and Witnesses***

***“Rule 5. Scrutiny of witnesses by court - The court shall examine the list of witnesses and pass appropriate orders directing deletion of name of any witness(es) that it deems irrelevant to the issues and pass such further orders in relation to the same and thereafter direct trial in the suit/proceedings and evidence to be recorded.”***

In view of aforesaid, the parties are strictly bound to state specifically the facts which the particular witness intends to prove, for the scrutiny by the court. So, defendant no.4 is directed to file fresh/proper List of Witnesses as per law within two weeks with copy to the opposite side.

4. Re-notify the matter for PE on 11<sup>th</sup> & 23<sup>rd</sup> July, 2025 at 12.30 p.m.

**PRIYA MAHENDRA (DHJS)  
JOINT REGISTRAR (JUDICIAL)  
FEBRUARY 13, 2025/ab**

*Click here to check corrigendum, if any*