

vks

**IN THE HIGH COURT OF JUDICATURE AT BOMBAY
ORDINARY ORIGINAL CIVIL JURISDICTION
WRIT PETITION NO.2215 OF 2010 .**

Pravin G. Mhashilkar and ors .. Petitioners

-versus

Vazir Glass Works Ltd. And ors .. Respondents.

Mr. Arshad Shaikh with Ms Pallavi Dedhia i/b Sanjay Udeshi and Co., for the Petitioners.

Mr. J. P. Cama, Senior Counsel, for respondent No.1

Mr. A.V. Bukhari, i/b B.V. Bukhari for respondent No.6

CORAM: ANOOP V. MOHTA, J.

DATED: 19th November, 2010

P.C.

1. Rule.

2. Rule returnable on 21.1.2011 in view of the fact that the closure notice has already been issued factually and as the complaint is of the year 1998, on the basis of apprehension of dismissal/discharge on the same ground. There is no case made out to grant ad interim relief unless the matter is heard finally.

3. In the meantime liberty is granted to the petitioner to take appropriate steps in view of the fact that actually closure notice has already been issued.

(ANOOP V. MOHTA, J.)