



W.P(MD)No.10662 of 2026

W.P(MD)No.10662 of 2026

WEB COPY

D.BHARATHA CHAKRAVARTHY, J.

The point that is to be considered is that in the impugned assessment order when the authorities have adverted to the replies given during the enquiry proceedings pursuant to the notice under Section 143 of the Act, for the showcase notice subsequently given, the petitioner initially responded that he has filed a writ petition. However, he also filed a reply on merits, the authorities have only considered that the first reply that the writ petition is pending and answered that the writ petition is dismissed subsequently. But, with reference to the reply that is given on merits, the authorities have not considered at all. The learned counsel is requested to get instructions regarding the specific aspect while filing counter generally on the issue.

2.Post the matter on 01.06.2026.

16.04.2026

Ns

1/2



WEB COPY



W.P(MD)No.10662 of 2026

D.BHARATHA CHAKRAVARTHY, J.
Ns

W.P(MD)No.10662 of 2026

16.04.2026