

SECTION II-A  
IN THE SUPREME COURT OF INDIA  
CRIMINAL APPELLATE JURISDICTION

PETITION FOR SPECIAL LEAVE TO APPEAL(CRL.)NO. 4194 OF 2011  
WITH  
CRIMINAL MISCELLANEOUS PETITION NOS. 9038 & 10825 OF 2011  
(Applications for condonation of delay in filing SLP and  
stay)

MARIA FERNANDES & ANR. ...PETITIONERS  
VERSUS  
JOHNSON FERNANDES & ANR. ...RESPONDENTS

OFFICE REPORT

The matter above-mentioned was listed before the Hon'ble Court on 4<sup>th</sup> October, 2013, when the Court was pleased to pass the following order:-

**"Heard.**

**Learned counsel for the respondents does not seriously opposed the prayer for amendment of the application/complaint filed under Section 12 of the Protection of Women from Domestic Violence Act, 2005 (43 of 2005).**

**In the circumstances, the application for amendment is allowed. Four weeks' time is however granted to the petitioners to file an amended application/complaint. The respondents shall be free to file reply to the amended application/complaint within four weeks thereafter."**

It is submitted that counsel for the petitioner has not filed the amended application/ complaint, so far. Hence, no reply from the respondents.

The matter above-mentioned is listed before the Hon'ble Court with this office report.

DATED this the 1<sup>st</sup> day of November, 2013.

ASSISTANT REGISTRAR

Copy to:-  
Mr. Rahul Gupta, Advocate.  
Mr. Rauf Rahim, Advocate

ASSISTANT REGISTRAR

C3/km