



In these batch of SLPs, it seems that notices to the unserved respondents could not be issued for want of process fee and spare copies. Omission be rectified within three weeks and on compliance notices be issued forthwith through the concerned District Court in addition to usual mode.

In these batch of matters, Hon'ble Judge in Chambers was pleased to grant final chance to the petitioner to take steps against the unserved respondents within four weeks. However, office report indicates that no steps were taken within the stipulated period and without soliciting any directions from the Hon'ble Judge in Chambers. Steps seems to have been taken but the same are suffering from number of deficiencies/omissions.

-3-

Item No.22

In fact, registry ought to have placed the matter before the Hon'ble Judge in Chambers for default but the same was not done. Concerned Branch Officer to take note and directed to be careful in future.

Office report on default be placed before the Hon'ble Judge in Chambers for necessary orders/directions.

SLP(C) NO.22700-701/2012

Common sole respondent in both matters is granted six weeks time to file counter affidavit subject to service of complete set of pleadings in two weeks time of which necessary proof be filed on record.

List again on 11.7.2014.

		(M.A. SAYEED)	
		REGISTRAR	

hj