

S U P R E M E C O U R T O F I N D I A
RECORD OF PROCEEDINGS

I.A.NOS.1-5 IN &
Petition(s) for Special Leave to Appeal (Civil)...../2011
CC 10161-10162/2011

(From the judgement and order dated 04/02/2008 in RA No. 177/2008 &
CWP No. 2924/2007 of The HIGH COURT OF PUNJAB & HARYANA AT
CHANDIGARH)

PRABHU(D) THR. L.RS. & ORS. Petitioner(s)

VERSUS

STATE OF HARYANA & ORS. Respondent(s)

(With appln(s) for permission to file SLP,substitution and office
report)

WITH S.L.P.(C)...CC NO. 10469-10470 of 2011
With I.A.No.1-2 (C/delay in filing SLP and office report)
S.L.P.(C)...CC NO. 11224-11225 of 2011
(With appln.(s) for substitution, permission to file SLP, c/delay in
filing substitution appln., prayer for interim relief and office
report)
S.L.P.(C)...CC NO. 11404-11405 of 2011
With I.A.No.1-2 (C/delay in filing SLP and office report)
S.L.P.(C)...CC NO. 11408-11409 of 2011
With I.A.No.1-2 (C/delay in filing SLP and office report)
S.L.P.(C)...CC NO. 11419-11420 of 2011
With I.A.No.1-2 (C/delay in filing SLP and office report)
S.L.P.(C)...CC NO. 11422-11423 of 2011
With I.A.No.1-2 (C/delay in filing SLP and office report)
S.L.P.(C)...CC NO. 11433-11434 of 2011
With I.A.No.1-2 (C/delay in filing SLP and office report)
WITH
SLP(C).....CC NO.11697-11698/2011
(With appln.(s) for c/delay in filing SLP and office report)

Date: 15/07/2011 These Petitions were called on for hearing today.

CORAM : HON'BLE MR. JUSTICE R.V. RAVEENDRAN
HON'BLE MR. JUSTICE A.K. PATNAIK

For Petitioner(s) Mr. P.S. Narsimha, Sr. Adv.
Mr. Bhupender Yadav, Adv.
Mr. S.S. Shamsbery, Adv.
Ms. Asha Kochar, Adv.
Mr. Bhagti W., Adv.
Mr. R.C. Kohli, Adv.

.....2.

- 2 -

Mr. Pallav Shishodia, Sr. Adv.
Mr. Dhiraj, Adv.
Mr. Kailash Pandey, Adv.
Mrs V.D. Khanna, Adv.

For Respondent(s)

UPON hearing counsel the Court made the following
O R D E R

Permission to file SLP granted in SLP(C) No...../
2011 CC 10161-10162/2011 & SLP(C) No...../2011 CC NO.
11224-11225 of 2011.

Learned counsel for the petitioners submit that the High Court has wrongly dismissed their writ petitions on the basis of the decision in Shakuntala & Ors. Vs. State of Haryana & Ors. without examining the facts and without noticing that the facts of these cases are different than the facts of Shakuntala.

Issue notice returnable in six weeks on applications for condonation of delay and on the applications for substitution.

Issue notice on SLPs to show cause why the matters should not be remanded to the High Court for fresh consideration on merits, returnable in six weeks.

Status quo regarding possession if possession is not already taken.

(Ravi P. Verma) (M.S. Negi)
Court Master Court Master