

# IN THE SUPREME COURT OF INDIA

EXTRA-ORDINARY APPELLATE JURISDICTION

Petition for Special Leave to Appeal (Civil)

D. No. 21836 OF 2022

WITH

INTERLOCUTORY APPLICATION NO. 184201 AND

184199 OF 2022

(APPLICATION FOR CONDONATION OF DELAY IN

FILING AND RE-FILING SLP)

WITH PRAYER FOR INTERIM RELIEF

DELHI DEVELOPMENT AUTHORITY ... Petitioner(s)

SHIV RAJ AND OTHERS VERSUS ... Respondent(s)

To,

SHIV RAJ S/O SHRI KRISHAN LAL,  
HOUSE NO. 335, WARD NO. 13, SUNAM,  
TEHSIL SUNAM,  
DISTRICT- SANGRUR, PUNJAB  
PID: 13251/2023  
FOR R[1] IN DIARY NO.21836/2022 (SEC XIV)

WHEREAS the Petition for Special Leave to Appeal with application for **CONDONATION OF DELAY IN REFILING / CURING THE DEFECTS, CONDONATION OF DELAY IN FILING, EXEMPTION FROM FILING C/C OF THE IMPUGNED JUDGMENT, SUBSTITUTED SERVICE** above mentioned (copy enclosed) filed in the Registry by **Ms. MANIKA TRIPATHY**, Advocate on behalf of the Petitioner above named was listed for hearing before this Court on **13th January, 2023**, when the Court was pleased to pass the following order:-

**"The application for substituted service is allowed. Respondent No.1 be served by substituted service through publication in the local newspaper having wide circulation in District Sangrur, Punjab.**

**For that purpose, notice on delay as well as on Special Leave Petition be made returnable on 27.02.2023."**

NOW, THEREFORE, TAKE NOTICE that the above petition will be posted for hearing before this Court on **27th February, 2023** at 10.30 O' Clock in the forenoon or so soon thereafter as may be convenient to the Court when you may appear before this Court either in person or through Counsel and show cause to the court as to why delay in filing SLP be not condoned and the resultant appeal be not allowed.

Take Further Notice that the prayer for interim relief after notice will also be listed before the Court on the aforesaid date.

You may file your affidavit in opposition to the petition as well as application for condonation of delay in filing and re-filing SLP as provided under Rule 14(1) of Order XXI, S.C.R.2013 within 30 days from the date of receipt of notice or not later than 2 weeks before the date appointed for hearing, whichever be earlier, but shall do so only by setting out the grounds in opposition to the questions of law or grounds set out in the SLPs and may produce such pleadings and documents filed before the Court / Tribunal against whose order the SLP is filed and shall also set out the grounds for not granting interim order or for vacating interim order if already granted.

TAKE FURTHER NOTICE that if you fail to enter appearance as aforesaid, no further notice shall be given to you even after the grant of special leave for hearing of the resultant appeal and the matter above mentioned shall be disposed of in your absence.

**Dated :18th January, 2023**

**Sd/-  
ASSISTANT REGISTRAR**