www.ecourts

www.ecourtsindia.com

CHANDIGARH <u>Civil Revison</u> No.840 of 2010 (O&M) Date of decision:08.02.2010.

Smt. Bhagwanti ...Petitioner

IN THE HIGH COURT OF PUNJAB AND HARYANA AT

Versus

Mohd. SulaimanRespondent

CORAM: HON'BLE MR. JUSTICE S.D.ANAND.

Present: Mr. S.D.Bansal, Advocate, for the petitioner.

S.D.ANAND, J.

The learned counsel for the petitioner states that this petition may be dismissed as withdrawn. He further states that the acceptance of the provisional assessed rent etc. would be without prejudice to the ultimate right of entitlement of the petitioner – landlady to prove that the rent for the tenanted premises was payable @ Rs.3,800/- per month.

Dismissed as withdrawn accordingly.

However, in response to a verbal presentation that the petitioner – landlady is a widowed lady aged 75 years, it is directed that the eviction petition shall be disposed of by the learned Rent Controller within a period of one year from the next date of hearing by according it priority over the other pending file.

The acknowledgment (of copy of this order) issued by the concerned Judicial Officer shall be forwarded to the Registry of this Court.

Learned District Judge shall himself maintain a tab to ensure that the case is disposed of by aforementioned date.

February 08, 2010

vinod*

(S.D.ANAND) JUDGE