2025:PHHC:061842

IN THE HIGH COURT OF PUNJAB AND HARYANA AT CHANDIGARH

CMS-8494 & 8928-CII-2025 in/and CR-8443-2016 (O&M)

Date of Decision: 12.05.2025

SADHU RAM (SINCE DECEASED) THROUGH HIS LRS

....PETITIONER

Vs.

OM PARKASH AND OTHERS

.... RESPONDENTS

HON'BLE MR. JUSTICE DEEPAK GUPTA CORAM:

Present: -Mr. Ashwani Verma, Advocate, for the applicant/petitioner.

Mr.Ranjit Saini, Advocate, for the respondents.

DEEPAK GUPTA, J.

After hearing learned counsel for both the parties, it has emerged that in the final partition (Annexure A2), khasra No.282//1/4 to the extent of 10 marla; and khasra No.398//1/2 to the extent of 2 marla were allotted to Sadhu Ram (petitioner-now deceased through his LRs).

Learned counsel for the respondents has undertaken that respondents will not intervene in handing over the possession of the said allotted land i.e. 12 marla to petitioner Sadhu Ram (petitioner-now deceased through his LRs).

Learned counsel for the petitioner is satisfied with the aforesaid statement made by learned counsel for the respondents.

In view of the aforesaid circumstances, present revision is hereby disposed of along with all the pending applications, considering the undertaking given by ld. counsel for the respondents. However, it is made clear that even petitioner will not create any hurdle in handing over possession of that land, which has been allotted to other co-sharers in the final partition order (Annexure A2).

Whether speaking/reasoned? Whether reportable?

Yes No

(DEEPAK GUPTA)

JUDGE

Vivek

12.05.2025

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