CM-10294-CWP-2022 and CM-10297-CWP-2022 in/and CWP-8716-2017

IN THE HIGH COURT OF PUNJAB AND HARYANA AT CHANDIGARH

(110+212)CM-10294-CWP-2022 and

CM-10297-CWP-2022 in/and

CWP-8716-2017

Date of Decision: July 19, 2022

Dr. Kewal Krishan Ranjan and another

.. Petitioners

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Versus

State of Haryana and others

.. Respondents

CORAM: HON'BLE MR. JUSTICE HARSIMRAN SINGH SETHI

Present: Mr. B.K. Bagri, Advocate, for the applicant-petitioner.

Mr. Kiran Pal Singh, Assistant Advocate General, Haryana.

HARSIMRAN SINGH SETHI J. (ORAL)

CM-10294-CWP-2022

As prayed for, the application is allowed.

CM-10297-CWP-2022

Present application has been filed for placing on record Annexures P-14 to P-19.

Keeping in view the averments made in the application, the same is allowed and Annexures P-14 to P-19 are taken on record.

CWP-8716-2017

Learned counsel for the parties submits that the question of law raised in the present petition has already been answered by the Coordinate Bench of this Court while passing the order in CWP No.7848 of 2002 titled

CM-10294-CWP-2022 and CM-10297-CWP-2022 in/and CWP-8716-2017

as G.S. Narula and others versus State of Haryana etc., decided on 06.04.2016, which judgment has already attained finality as the SLP filed by the State against the said decision as well as decision of the LPA Bench in LPA No.785 of 2017, has been dismissed. Learned State counsel has not been able to rebut the said argument.

Learned counsel for the parties submit that the present petition may also be disposed of in same terms.

Ordered accordingly.

Let the order be complied with within a period of two months of the receipt of the copy of this order.

July 19, 2022 harsha

(HARSIMRAN SINGH SETHI) **JUDGE**

Whether speaking/reasoned: Yes Whether reportable