SECTION. XI

IN THE SUPREME COURT OF INDIA

Petition(s) for Special Leave to Appeal (Civil) No(s).16337/2012

(From the judgement and order dated 21/10/2011 in CMWP No. 5670/2007 of Th e HIGH COURT OF JUDICATURE AT ALLAHABAD)

KESARI SINGH AND ORS

Petitioner(s)

VERSUS

GOVT OF U.P. AND ORS

Respondent(s)

OFFICE REPORT

The application above mentioned was listed before the Hon'ble Court on 18.03.2013 when the Court was pleased to pass the following order:-

"Issue notice on the Interlocutory Application No. 3 of 2012 returnable in ten weeks.

Dasti, in addition to the ordinary process, is permitted.

Mr. Ravindra Kumar, Advocate, waives service for respondent No. 3 - Greater Noida Industrial Development Authority.

Notice shall now go to the unrepresented respondents only. Until further orders, the houses on the subject land/tube-well shall not be demolished nor the petitioners/applicant shall be forcibly dis-possessed if they are in actual physical possession of the subject land/tube-well until further orders.

It is made clear that under the garb of this order, the petitionersapplicants will not try to forcibly enter into the subject land/s if they are not in actual physical possession."

Accordingly Show Cause Notice was issued to respondent nos. 1, 2 & 4 by registered A.D. post as well as dasti. But neither A. D. Card nor unserved cover containing show cause notice has been received back so far.

It is submitted that Counsel for the Petitioner has not filed affidavit of dasti service alongwith proof of dasti service so far.

The application above mentioned is listed before the Hon'ble Court with this

Dated this the 14th day of August, 2013.

ASSISTANT REGISTRAR

Copy to:

Mr. Pramit Saxena, Adv.

Mr. Prashant Chaudhary, Adv.

ASSISTANT REGISTRAR