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SECTION IVB

SUPREME COURT LOK ADALAT

Petition(s) for Special Leave to Appeal (Civil) No(s).18448/2006

LOK ADALAT NO.3

(From the judgment and order dated 22/02/2006 in LPA No. 3051/2001 of The HIGH COURT OF PUNJAB & HARYANA AT CHANDIGARH)

JAI SINGH Petitioner(s)

VERSUS

STATE OF HARYANA & ORS

Respondent(s)

(With office report)

WITH

SLP(C) NO. 18876 of 2006

(With office report)

SLP(C) NO. 18877 of 2006

(With office report)

SLP(C) NO. 19133 of 2006

(With office report)

SLP(C) NO. 19231 of 2006

(With office report)

SLP(C) NO. 5487 of 2007

Date: 06/12/2008 This Matter was taken up today for settlement

Members of Lok Dalat

HON'BLE MR. JUSTICE R.V. RAVEENDRAN

HON'BLE MR. JUSTICE LOKESHWAR SINGH PANTA

For Petitioner(s) Mr. Jasmer Chand, Adv. for

Mr. A.P. Mohanty, Adv.

For Respondent(s) Mr. Manjit Singh, AAG for

Dr. Kailash Chand, Adv.

This matter was taken up at the Supreme Court Lok Adalat with the consent and agreement through their counsel. The following settlement

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negotiations were held:

Counsel for the petitioners and the counsel for the respondents are present.

The matter relates to acquisition of certain lands in Village Jandli and neighbouring villages in Ambala District.

The land acquisition authority awarded compensation at the rate of Rs.1,01,376/- per acre. The Reference Court

enhanced the compensation to Rs.1,41,000/- per acre.

the

High Court further enhanced the compensation to Rs.2,91,800/-.

The petitioner filed LPA before the High Court. The High Court enhanced the amount of compensation to Rs.8,95,500/-.

Not being satisfied with what was awarded by the High Court these special leave petitions have been filed.

After negotiations, the petitioners' counsel submitted that if Rs.268/- per square yard is offered, they will be willing to settle the matter.

Learned counsel for the respondents states that the matter will be considered by the respondents and appropriate decision taken. Both parties submitted that they will get respective parties before the next Lok Adalat.

They also submitted that these matters may be taken up for settlement before the next Lok Adalat along with the following connected cases:

- 1. SLP(C) No.6326/2006
- 2. SLP(C) No.2420/2007
- 3. SLP(C) No.3356/2007
- 4. SLP(C) No.3415/2007
- 5. SLP(C)CC 2754/2007
- 6. SLP(C) Nos.6866-80/2008
- 7. SLP(C) No.20667/2007
- 8. SLP(C) No.19676/2007
- 9. SLP(C) No.21851/2006
- 10. SLP(C) No.21850/2006
- 11. SLP(C) No.7001/2007
- 12. SLP(C) No.6175/2007
- 13. SLP(C) No.9378/2008 14. SLP(C) No.6167/2007
- 15. SLP(C) No.5572/2007
- 16. SLP(C) No.8129/2007
- 17. SLP(C) No.19603/2006
- 18. SLP(C) No.5571/2007
- 19. SLP(C) No.19489/2006
- 20. SLP(C) No.18877/2006
- 21. SLP(C) No.18867/2006
- 21. SEF(C) NO.10007/200
- 22. SLP(C) No.5487/2007
- 23. SLP(C) No.19133/2006
- 24. SLP(C) Nos.19539-19542/2006
- 25. SLP(C) No.19419/2006
- 26. SLP(C) No.19231/2006
- 27. SLP(C) No.20188/2006
- 28. SLP(C) No.3468/2007
- 29. SLP(C) No.7601/2007
- 30. SLPC() No.3509/2007
- 31. SLP(C) No.5895/2007 32. SLP(C) No.20188/2006
- 33. SLP(C) No.18448/2006.

(R.V.RAVEENDRAN)