

ITEM NO.42

COURT NO.13

SECTION IVB

S U P R E M E C O U R T O F I N D I A
R E C O R D O F P R O C E E D I N G S

Petition for Special Leave to Appeal (C) Diary No.16291/2015

(Arising out of impugned final judgment and order dated 23/09/2014 in RFA No.6785/2012, RFA No.6786/2012, RFA No.6787/2012, RFA No.6788/2012, RFA No.6789/2012, in RFA No.6790/2012, RFA No.6791/2012, RFA No.6792/2012, RFA No.6793/2012, RFA No.6794/2012, RFA No.6795/2012, RFA No.6796/2012, RFA No.6797/2012, RFA No.6798/2012, RFA No.6799/2012, RFA No.6800/2012, RFA No.6801/2012, RFA No.6802/2012, RFA No.6803/2012, RFA No.6804/2012, RFA No.6805/2012, RFA No.6806/2012, RFA No.6807/2012, RFA No.6808/2012, RFA No.6809/2012, RFA No.6810/2012, RFA No.6811/2012, RFA No.6812/2012, RFA No.6813/2012, RFA No.6814/2012, RFA No.6815/2012, RFA No.6816/2012, RFA No.6817/2012, RFA No.6818/2012, RFA No.6819/2012, RFA No.6820/2012, RFA No.6821/2012, RFA No.6822/2012, RFA No.6823/2012, RFA No.6824/2012, RFA No.6825/2012, RFA No.6826/2012, RFA No.6827/2012, RFA No.6828/2012, RFA No.6829/2012, RFA No.6830/2012, RFA No.6831/2012, RFA No.6832/2012, RFA No.6833/2012, RFA No.6834/2012, RFA No.6835/2012, RFA No.6836/2012, RFA No.6770/2012, RFA No.6771/2012, RFA No.6772/2012, RFA No.6773/2012, RFA No.6774/2012, RFA No.6775/2012, RFA No.6776/2012, RFA No.6777/2012, RFA No.6778/2012, RFA No.6779/2012, RFA No.6780/2012, RFA No.6781/2012, RFA No.6782/2012, RFA No.6783/2012, RFA No.6837/2012, RFA No.6838/2012, RFA No.6839/2012, RFA No.6840/2012, RFA No.6841/2012, RFA No.6842/2012, RFA No.6843/2012, RFA No.6844/2012, RFA No.6845/2012, RFA No.6846/2012, RFA No.6847/2012, RFA No.6848/2012, RFA No.6849/2012, RFA No.6850/2012, RFA No.6851/2012, RFA No.6852/2012, RFA No.6853/2012, RFA No.6854/2012, RFA No.6855/2012, RFA No.6856/2012, RFA No.6857/2012, RFA No.6858/2012, RFA No.6859/2012, RFA No.6860/2012, RFA No.6861/2012, RFA No.6862/2012, RFA No.6863/2012, RFA No.6864/2012, RFA No.6865/2012, RFA No.6866/2012, RFA No.6867/2012, RFA No.6868/2012, RFA No.6869/2012, RFA No.6870/2012 passed by the High Court of Punjab & Haryana at Chandigarh)

HARYANA STATE INDUSTRIAL DEVELOPMENT CORPORATION LTD
(NOW HARYANA STATE INDUSTRIAL AND INFRASTRUCTURE
DEVELOPMENT CORPOARTION LTD.) & ORS. & ETC ETC

Petitioner(s)

VERSUS

ROOP CHAND AND ANR. ETC ETC
(Office report on default)

Respondent(s)

Date : 01/02/2016 This petition was called on for hearing today.

CORAM : HON'BLE MR. JUSTICE UDAY UMESH LALIT
[IN CHAMBERS]

For Petitioner(s)

Dr. Monika Gusain, Adv.

For Respondent(s)

UPON hearing the counsel the Court made the following
O R D E R

The Learned counsel for the petitioners has not removed defects, though such defects were pointed out on 15.05.2015 and more than 90 days have been elapsed.

At the request of the counsel for the petitioners, by way of last chance, further two weeks' time is granted, subject to deposit of costs of Rs.1000/- (Rupees One Thousand) with the Supreme Court Legal Services Committee.

(Rachna)
SR. P.A.

(Rajinder Kaur)
COURT MASTER