W.P(C)No. 725 OF 1994

ITEM No. MM-III

be constructed. Issue notice to the M.C.D., N.D.M.C.,

SUPREME COURT OF INDIA RECORD OF PROCEEDINGS

 $\dots\dots\dots T\dots\dots T\dots\dots T\dots\dots T\dots\dots T\dots\dots T\dots\dots T\dots\dots T\dots\dots R$

Court No. 2

IA NO..../2001 in WP(C) NO.725/1994@@ cccccccccccccccccccccccccccccccc

News Item "HINDUSTAN TIMES" A.Q.F.M. Yamuna

Petitioners~

SECTION PIL

Central Pollution Control Board & Anr.

Respondents

Date: 11.12.2001 This petition was mentioned today.

CORAM :

HON'BLE MR. JUSTICE B.N. KIRPAL HON'BLE MR. JUSTICE K.G. BALAKRISHNAN HON'BLE MR. JSUTICE BRIJESH KUMAR

Mentioned By:

Mr. Ranjit Kumar, Sr. Adv. (A.C.)

UPON being mentioned by counsel, the Court made the following ORDER

.SP2

I.A. has been filed. It has been taken on board and the same be numbered.

Learned Amicus Curiae draws our attention to the notification dated 7th June, 2000, wherein it was inter alia stated that the plans would be sanctioned only after arrangements for provision of augmentation of municipal services have been made. He then contends that now a press note has been issued on 27th November, 2001 which purports to supercede the said notification and permits construction of additional floor without first augmenting the civic infrastructure. The press note indicates that it is only after money is generated by granting permission to

: 2 :

construct additional floor that there will be augmentation of civic infrastructure. The learned Amicus Curiae submits that this is not only contrary to the notification of 7th June, 2000, but town planning also requires the civic infrastructure being in place before building is allowed to

Administration as well as the Union of India. Stay of

implementation of the press note dated 27th November, 2001 in the meanwhile.

.SP1