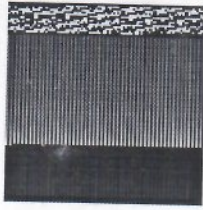


30/



COURT NOTICE
(U/o 5 Rule 20 CPC)
IN THE COURT OF Ms. Pooja Singla
Civil Judge (Senior Division) ,Sirsa

VIJAY SINGH
Vs.
State of Haryana

69
12/9/23

CNR No. HRSI02-000443-2020
CS-364-2020
Next Date:- 26-10-2023

Suit for(i) declaration to the effect that the plaintiffs are owners in possession in equal shares of land measuring 6 kanal 18 marlas, comprised in Rect. No.36 Killa No.17/2(6-18), situated in village Panihari, Tehsil and District Sirsa, being legal heir and descendant of Shri Hari Singh, father of the plaintiffs, under the provisions of Hindu Succession Act being ancestral and coparcener of a Joint Hindu Family property and the revenue records showing the defendant No.1-State of Haryana to be owner in possession of the suit land are wrong and incorrect, against law and facts, null and void, against the mandatory provisions of law and rules, result of concealment of true facts, illegal, without jurisdiction and authority, without giving any notice to the plaintiffs, inoperative and ineffective and not binding upon the rights of the plaintiffs and the same are liable to be corrected in favour of the plaintiffs and they are legally entitled to get a mutation entered and sanctioned in their favour with regards to the suit land and also for possession, if the plaintiffs be dispossessed during pendency of the present suit and the defendant No.2 has nothing to do with the suit land or its part thereof in anymanner.

(ii) for further declaration to the effect that impugned order dated 30.10.1986 passed by Sub Divisional Officer (Civil), exercising the powers of Prescribed Authority-cum-Allotment Authority, Sirsa, vide which the suit land measuring 6 kanal 18 marlas, comprised in Rect. No.36 Killa No. 17/2(6-18)situated in village Panihari District Sirsa has been declared surplus and the impugned mutation No. 3163 sanctioned on 29.5.1987 on the basis of above said order dated 30.10.1986, vide which suit land has been transferred from the name of Hari Singh in favour of State of Haryana, are wrong and incorrect, against law and facts, null and void, against the provisions of law, against the principles of natural justice, without giving any notice to the plaintiffs or Hari Singh, since deceased, without any right, jurisdiction or authority, concealment of facts, inoperative and ineffective and not binding upon the rights of the plaintiffs and liable to be set aside and quashed in toto

(iii)and as a consequential relief of permanent injunction, restraining the defendants from causing interference into the ownership and possession of the plaintiffs over the suit land and also restraining them from alienating or transferring the suit property or forming part thereof by way of sale, gift, collusive decree and also from creating any bar or lien over the suit property in any manner on the basis of evidence of every description oral as well as documentary.

PUBLICATION ISSUED TO:

Sewa Dass S/oMegha Ram R/oVillage Panihari, Tehsil and distt. Sirsa.

In above titled case, the defendant(s)/respondent(s) could not be served. It is ordered that defendant(s)/respondent(s) should appear in person or through counsel on 26-10-2023 at 10:00 a.m.For details logon to https://highcourtchd.gov.in/?mod=district_notice&district=Sirsa



Civil Judge (Senior Division)
Sirsa

Dated, this day of 08-09-2023

(Not to be published in newspaper)

Forwarded to the Manager, , for publication at least 2 weeks before the next date of hearing.
Copy of Publication be sent to the Court of undersigned before the next date of hearing.

You are, also directed to send one set of process/ publication at the residential (above mentioned) address of respondent for the date fixed.



Civil Judge (Senior Division)
Sirsa

COURT NOTICE

IN THE COURT OF Ms. Pooja Singla
Civil Judge (Senior Division), Sirsa

VIJAY SINGH
Vs.
State of Haryana

49
1/9/23

PAYMENT ORDER

To

The Advertisement Manager,
Daily Aashiyana.
Sirsa.

Receipt No:380

Amount: 2500+ M.O Charges.

Dated: 01.09.2023.



Civil Judge (Senior Division)
Sirsa

Form No. 77

For Uploading on Website

COURT NOTICE
(U/o 5 Rule 20 CPC)
IN THE COURT OF Ms. Pooja Singla
Civil Judge (Senior Division) Sirsa

Next Date, Purpose of case, Orders and Judgments as well as other
case information is available on <http://ecourts.gov.in>

VIJAY SINGH

Vs.

State of Haryana

CNR No. HRSI02-000443-2020
CS/364/2020

Next Date:- 26-10-2023

Suit for(i) declaration to the effect that the plaintiffs are owners in possession in equal shares of land measuring 6 kanal 18 marlas, comprised in Rect. No.36 Killa No.17/2(6-18), situated in village Panihari, Tehsil and District Sirsa, being legal heir and descendant of Shri Hari Singh, father of the plaintiffs, under the provisions of Hindu Succession Act being ancestral and coparcener of a Joint Hindu Family property and the revenue records showing the defendant No.1-State of Haryana to be owner in possession of the suit land are wrong and incorrect, against law and facts, null and void, against the mandatory provisions of law and rules, result of concealment of true facts, illegal, without jurisdiction and authority, without giving any notice to the plaintiffs, inoperative and ineffective and not binding upon the rights of the plaintiffs and the same are liable to be corrected in-favour of the plaintiffs and they are legally entitled to get a mutation entered and sanctioned in their favour with regards to the suit land and also for possession, if the plaintiffs be dispossessed during pendency of the present suit and the defendant No.2 has nothing to do with the suit land or its part thereof in any manner.

(ii) for further declaration to the effect that impugned order dated 30.10.1986 passed by Sub Divisional Officer (Civil), exercising the powers of Prescribed Authority-cum-Allotment Authority, Sirsa, vide which the suit land measuring 6 kanal 18 marlas, comprised in Rect. No.36 Killa No. 17/2(6-18)situated in village Panihari District Sirsa has been declared surplus and the impugned mutation No. 3163 sanctioned on 29.5.1987 on the basis of above said order dated 30.10.1986, vide which suit land has been transferred from the name of Hari Singh in favour of State of Haryana, are wrong and incorrect, against law and facts, null and void, against the provisions of law, against the principles of natural justice, without giving any notice to the plaintiffs or Hari Singh, since deceased, without any right, jurisdiction or authority, concealment of facts, inoperative and ineffective and not binding upon the rights of the plaintiffs and liable to be set aside and quashed in toto (iii)and as a consequential relief of permanent injunction, restraining the defendants from causing interference into the ownership and possession of the plaintiffs over the suit land and also restraining them from alienating or transferring the suit property or forming part thereof by way of sale, gift, collusive decree and also from creating any bar or lien over the suit property in any manner on the basis of evidence of every description oral as well as documentary.

PUBLICATION ISSUED TO:

Sewa Dass S/o Megha Ram R/o Village Panihari, Tehsil and distt. Sirsa.

To,

The Manager
Daily Aashiyana

Whereas it has been proved to the satisfaction of the Court that the defendant(s)/respondent(s) above named cannot be served in the ordinary way of service. Hence, this proclamation **under order 5 Rule 20 CPC** is hereby issued against him/them and should appear personally or through their counsel on 26-10-2023 at 10:00 a.m.

Take notice that, in default of his/their appearance on the day before mentioned, the above said case will be heard and determined in his/their absence according to law.

Given under my hand and the seal of the Court, this 08-09-2023.



Civil Judge (Senior Division)
Sirsa