

Form No. 77

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COURT NOTICE
(U/o 5 Rule 20 CPC)

IN THE COURT OF Sh. Sachin Singhal
Civil Judge (Junior Division) Hisar

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

Dharampal

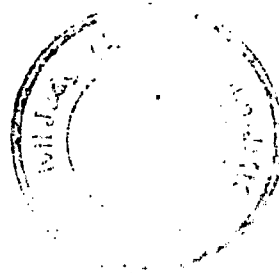
Vs.

State of Haryana

Suit for declaration to the effect that the plaintiffs are the absolute owners in possession of the land measuring 8 Kanals 0 Marlas comprising khasra no. 38//7 (8-0) gair mumkin, khewat no. 2060 , khatuni no. 2955 situated at village gangwa, hisar as per fard jamabandi for the year 2019 -2020 to the extent of their respective shares owned by them on the basis of different registered sale deeds and after its purchase they have also duly raised construction of residential houses and other constructions over the said particular property and that the alleged lease deed bearing vasika no. 5316 dated 12.02.1985 having been allegedly executed for the period of 99 years by defendant no. 4 in favour of defendants no. 5 and 6 for the period wef 11.02.1985 to 2084 in respect of the said gair mumkin plot is totally wrong, illegal, against law against facts without competency, null and void ab-initio, based upon fraud and misrepresentation and has no binding effect upon the rights of the plaintiffs as the said alleged lease deed has never been acted upon at the spot as the actual and physical possession of the said particular property has always been with the plaintiffs to the extent of their respective shares and similarly the entry coming in the relevant revenue records concerning the alleged pattanama is also wrong, illegal against law, against facts, without competency null and void and liable to be set aside/deleted accordingly with mandatory injunction directing the defendants no. 1 to 3 to delete the said entry of pattanama from the relevant revenue records for all intents and purposes with consequential relief of permanent (prohibitory) injunction restraining the defendants no. 4 to 6 from causing any interference, interruption and obstruction in the peaceful ownership and possession of the plaintiffs over the suit property and also

CNR No. HRHS02-003110-2022

Next Date:- 21-03-2025



from changing its nature and defendants no. 1 to 3 may be restrained from making any adverse entry with regard to the alleged leave deed in the relevant revenue records in any manner, whatsoever. on the basis of evidence of all kinds - oral as well as documentary of every description.

PUBLICATION ISSUED TO:

Raj Kumari W/o Shri KaramChand S/o Gurraya Ram

:-

Patel Nagar, Hisar Distt. Hisar

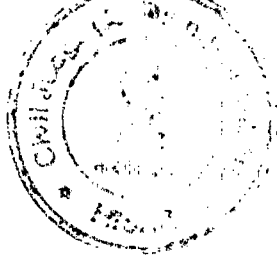
To,

The Manager
Jagat Kranti.

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 **21-03-2025 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 **04-02-2025**.



[Signature]
Civil Judge (Junior Division)
Hisar