

**NOTICE TO THE RESPONDENT TO SHOW CAUSE**

[SCR, Order XXII]

**IN THE SUPREME COURT OF INDIA  
CIVIL APPELLATE JURISDICTION****PETITION FOR SPECIAL LEAVE PETITION (CIVIL) No. 5780 of 2016  
WITH****I.A. No. 1/2026 – APPLICATION FOR PERMISSION TO FILE  
LENGTHY LIST OF DATES****AND****I.A. No. 2/2016 – APPLICATION FOR EXEMPTION FROM FILING  
C/C OF THE IMPUGNED JUDGEMENT****AND****I.A. NO. 51136/2025 – APPLICATION UNDER ORDER V RULE 20  
CPC FOR EFFECTING SERVICE THROUGH PUBLICATION****ESTATE OFFICER GMADA AND  
ANOTHER****.....Petitioner(s)/Appellant(s)****VERSUS****GURDEV SINGH AND OTHERS****.....Respondent(s)****To,****1 GURDEV SINGH S/O PID: 178846/2025 FOR R[2] IN  
MOHINDER SINGH, SLP(C) NO. 5780/2016 (SEC. IV-B)  
RURHKA R/O VILLAGE  
RURHKA TEHSIL AND  
DISTRICT SAS  
MOHALI, PUNJAB****2 BHUPINDER KAUR PID: 178847/2025 FOR R[3] IN  
W/O MOHAN SINGH, SLP(C) NO. 5780/2016 (SEC. IV-B)  
THROUGH HER  
G.P.A/MOHAN SINGH  
SON OF PIARA SINGH  
R/O H. NO. 283, SEC-62  
MOHALI, DISTRICT  
MOHALI, PUNJAB**

Whereas, the Petition for SPECIAL LEAVE PETITION (CIVIL) above-mentioned (copy enclosed) filed in the Registry by **Mr. SHUBHAM BHALLA**, advocate on-record, on behalf of the Petitioner(s) above named, was listed for hearing before the Court on **14th December, 2018** along with other connected matters and the Court was pleased to pass the following order:-

"Perused the office report dated 12.12.2018. The order dated 09.10.2017 passed in SLP(C) Nos. 5780, 5770, 9687, 5720, 5620, 5363, 5778 of 2016 is corrected and shall read as under:

Tag to SLP(C) No. 27184 of 2015, etc.

Issue notice, returnable in four weeks.

Interim order in same terms as in the said matter.

List in the last week of January, 2019."

AND WHEREAS, the service of show cause notice could not be effected on unserved Respondent No. 2 and 3 the matter above-mentioned was listed before **Ld. Registrar's Court on 14th July, 2025**, When the following inter alia order was passed:-

**"SLP(C) 5780/2016**

Opportunity of respondent Nos. 1 to file counter affidavit has already been decline.

Ld. Counsel for the petitioner has filed an application seeking paper publication in respect of respondent Nos. 2 and 3. Application is hereby allowed. Four weeks' time is granted to file proof of publication, do the needful and update the records.

Respondent Nos. 3-6, 12 and 15 have filed counter affidavit.

Opportunity of respondent Nos. 16 to 18 to file counter affidavit has already been declined.

Ld. Counsel for the petitioner has filed an application seeking paper publication in respect of respondent Nos. 1, 2 & 7-10. Application is hereby allowed. Four week's time is granted to file proof of publication.

Service is complete on remaining respondents, but none has entered appearance. List again on 20.08.2025."

**NOW, THEREFORE, TAKE NOTICE** that the above matter(s) will be posted for hearing before the Court in due course when you may appear before this Court either in person or through an advocate-on-record of this Court duly appointed by you in that behalf within thirty days from the date of service of notice. You may thereafter show cause to the Court on the day that may subsequently be specified as to why special leave and interim relief, as prayed for, be not granted and the resultant appeal be not allowed.

Take Further Notice that the prayer for interim relief after notice will also be listed before the Court in due course.

Take Further Notice that Court has passed an interim order pending of SLP after notice as quoted above.

You may file your affidavit in opposition to the petition as provided under Rule VI of Order XXII, SCR 2013, within thirty days from the date of receipt of notice or not later than two weeks before the date appointed for hearing, whichever be earlier, but shall do so only by setting out the grounds in opposition to the questions of law or grounds set out in the SPECIAL LEAVE PETITION (CIVIL) and may produce such pleadings and documents filed before the Court against whose order the SPECIAL LEAVE PETITION (CIVIL) is filed and shall also set out the grounds for not granting interim order or for vacating interim order if already granted.

TAKE FURTHER NOTICE that if you fail to enter appearance, as aforesaid, no further notice shall be given to you even after the grant of special leave for hearing of the resultant appeal and the matter above mentioned shall be disposed of in your absence.

**Dated: 31st July, 2025****Sd/- Assistant Registrar**