IN THE HIGH COURT FOR THE PANJAB AND HARYANA AT CHANDIGARH

C.W.P. No. of 2021

Mohit Kumar aged 23 years s/o Anil Kumar s/o Sh. Parbhu resident of Vill. Khanpur- Khurd,Tehsil- Matanhale Dsitt.Jhajjar. --------------------- Petitioner

Versus

**1.** Haryana Power Generation Corporation Ltd. through its Managing Director , Urja Bhawan Sector-6 Panchkula

2. Chief Engineer ( Admn.) , Haryana Power Generation Corporation Ltd. Urja Bhawan Sector-6 Panchkula.

3. Deputy Commissioner, Jhajjar -------------Respondents

**CHANDIGARH (SURESH AHLAWAT)**

**DATED: 10 .02.2021 ADVOCATE**

**COUNSEL FOR THE PETITIONER**

Civil Writ Petition under Articles 226/227 of the Constitution of India praying for the issuance of a writ in the nature of certiorari thereby quashing the impugned letter dated 11.9.2020 (Annexure P-4) passed by the respondent no.2 whereby the claim for employment /job under special land oustees policy of Thermal Power plant –Jharli (Jhajjar) has been rejected which is contrary to the land oustees policy dated 13.1.2014 (Annexure P-1) and various letters issued from time to time by the respondents for providing the job from the list of land oustees candidates of the project, whose land has been acquired more than two acre . As the land of the family of the petitioner has been acquired more than **Five Acres** but no employment has been given to any member of the family of the petitioner.

Further for the issuance of a Writ in the nature of Mandamus directing the respondent no.1 and 2 to consider the claim of the petitioner for employment/job for the post of LDC/UDC in oustee policy according his educational qualification i.e B.Teh in terms of policy decision Annexure P-1 and grant him the employment w.e.f. the date when other similar situated persons were given appointments along with all other consequential benefits.

Any other appropriate writ, order or direction to which this Hon’ble High Court may deem fit and proper in the facts and circumstances of the case may also be passed in favour of the petitioner.

**RESPECTFULLY SHOWETH:**

1. That the petitioner is a resident of State of Haryana and being citizens of India as such he is entitled to invoke the extra-ordinary writ jurisdiction of this Hon’ble Court by way of filing the present writ petition under Articles 226/227 of the Constitution of India.
2. That State Govt. of Haryana vide Notification dated 20.11.2006 under Section 4 of the Land Acquisition Act.1894 , acquired more than 2000 acres of the agriculture land of four villages in District Jhajjar for the public purpose for setting up 3x500 MW Indira Gandhi Super Thermal Power Plant ( I.G.S.T.P.P) in village Jharli District Jhajjar and on 7.5.2007 award had been passed by the Land Acquisition Collector. At that time, Hon,ble Chief Minister Haryana had made an announcement on 7.10.2007 while addressing a meeting that one member each of the family whose land has been acquired subject to a minimum of 2 acres shall be given employment against class -III and VI as per the qualification possessed by the member of land oustees family and for this purpose respondents issued the special policy dated 13.1.2014 of that project for giving employment to the land oustees whose land have been acquired two acres or more .It is pertinent to mention here that one earlier policy dated 5.7.2007 issued by Govt. of Haryana ,Power Department regarding to provide the employment in lieu of land acquired in the Thermal Power Plant –Khedar (Hisar) was also adopted in policy of Power Plant Jharli . A copy of the policy dated 13.1.2014 of the Jharli Power Plant and one of the policy dated 19.5.2007 ( true relevant extract copy) of the Khedar Power plant are being attached herewith as **ANNEXURE P-1 .**

As such 45 kanal 9 marlas (i.e more than 5 acres ) agriculture land of the family of the petitioner in the name of father of the petitioner Sh. Anil Kumar s/o Sh. Parbhu has been acquired .

1. That in the month of June-2013 munadi was conducted by the respondent no.3 ( Deputy Commissioner Jhajjar)who was/is the chairman of land oustess committee through revenue official i.e Tehasildar and patwari to submit the applications for employment in lieu of land acquired above two acre but there was no last date of submission of the application for employment.
2. That father of petitioner Sh. Anil Kumar also submitted the application on 10.6.2013 for his son i.e petitioner , for employment in the name of the Deputy Commissioner –Jhajjar because D.C. Jhajjar, who was/is the Chairman of the Land Oustees Committee, mentioning therein that his son Mohit Kumar (Petitioner) is now below the age of 18 years according to his date of birth i.e. 15.8.1997 and he is now student of 10+1 (Non-Medical) we/he wants’ the employment after completion of his education i.e up to graduation according to the policy. A true translated copy of application dated 10.6.2013 for employment submitted by the father of the petitioner to the respondent no.3 (Deputy Commissioner-Jhajjar) is attached herewith as **Annexure P-2.**
3. That petitioner had passed Bachelor of Engineering i.e final education examination in the month of June-2020 from the Chitkara University. (H.P.)Than petitioner being fully eligible immediately applied in the month of July-2020 for employment through respondent No.3 (Deputy Commissioner-Jhajjar) according to his education qualification and submitted his all educational qualification documents along with revenue report through Patwari, Tehsildr and SDM-Jhajjar, by whom endorsed his application that 45 Kanal 9 Marlas land has been acquired in the name of Anil Kumar in the Power Plant further, on 25.8.2020 office of the Deputy Commissioner after verifying the necessary formalities regarding land acquired more than 2 acre of his family , recommended his case for employment to the respondent no.2 for consideration. It is pertinent to mention here that father of the petitioner also submitted his affidavit that there is no objection of other family members if employment is given to Mohit Kumar. True/ translated copies of the application form dated 24.7.2020 along with educational qualification documents and forwarding letter dated 25.8.2020 by the Deputy Commissioner Jhjjar to the respondent no2. are attached herewith as **Annexure P-3.**
4. That after submitted the application form by the petitioner in the month of July-2020 for employment in lieu of land acquired than petitioner kept waiting but no letter/response in this regard has been received , than in the month of December-2020 petitioner came to know from the office of the Deputy Commissioner Jhajjar that his case has been returned back in original by the respondent no.2. Than Petitioner filed the RTI application in Jan-2021 before the respondent no.2 to know about it and also to get the necessary documents of the process regarding employment . In the reply dated 21.1.2021 of the RTI given by the respondent no.2 , petitioner came to know that respondent no.2 rejected his claim vide letter dated 11.9.2020 for employment in lieu of land acquired on the ground that petitioner submitted his application form for employment after the last date for submission of application and it is also found in the reply that family of the petitioner was not interested for employment in earlier stage i.e in the year of 2013-14. A copy of the impugned letter dated 11.9.2020 is attached herewith as **Annexure P-4.**
5. That the impugned letter dated 11.9.2020 passed by the respondent no.2 is illegal, unjust, unwarranted and contrary to the policy and discriminatory, violative of Articles 14 and 16 of the Constitution of India and deserves to be set aside inter-alia on the ground mentioned here-in-below:-

a. That after acquired the educational qualification i.e B.Tech in June -2020, petitioner immediately took the step and submitted his application to the Deputy Commissioner Jhajjar for employment in the month of July-2020, according to the special policy of project . Than respondent no.3 (Deputy Commissioner-Jhajjar) who was /is the Chairman of the land oustees Committee recommended the name of the petitioner for employment in lieu of land acquired and forwarded his application on 25.8.2020 to the respondent no.2 but respondent no. 2 without considering it , wrongly returned his application to the respondent no.3 saying that, closing date has already been expired. But in this regard ,it is submitted that land oustees policy is still existence and there is no closing date and father of the petitioner already submitted his application dated 10.6.2013 **(Annexure P-2)** to the respondent no.3 that his son Mohit, now below the age of 18 years and he is the student of 10+1 (Non-Medical) he wants the employment after completion his education i.e after graduation according to policy. Petitioner acquired his educational qualification B.Tech in the year June- 2020. Now he is fully eligible for the post of LDC. The qualification for the said post according to policy Ann. P-1 is GRADUATE which fully mentioned in the policy that **“The applicant who are graduate with less than 60%marks ,would be adjusted against the post of LDC in relaxation of % age of marks”** and further mentionedin the policy of the Khedar power plant (Hisar) which was also adopted in the present case of Jharli power plant (Jhajjar) that those applicants who have improved their qualification after submission of their applications their revised claim according to their latest qualification will also be considered. Thus on this score the impugned order/action is liable to be set aside.

b. That the object of the policy to provide the employment to the oustee whose family’s land has been acquired of two acres or more that since the petitioner family’s land has been acquired more than two acres and one member of the family is entitled for employment. No one has been given employment to the family of the petitioner.

c. That further the impugned order dated 11.9.2020 is also illegal on the ground that similar situated persons/oustees whose land of two acres has been acquired had already been given employment numbering 212 from total 293 land oustess families . The petitioner and those oustees are in the identical position; they cannot be disconnected particularly when the policy of oustees is not making any deference. Therefore, it is also hit mandate of the Articles 14 and 16 of the Constitution of India and deserves to be set aside.

d. That, further the action is also illegal that on one side respondent no.1 has been directed to respondent no.3 not to recommend the such type of case like the petitioner category and on the other hand the respondent no.2 is giving option to submit the application for employment to the candidates who are left out in the total 293 nos.in land oustees list in the said power plant and respondent no 2 in the month of July-2017 has been provided the employment to the 30 persons further in the year of 2020, ten candidates also provided the employment of that project .But in the matter of the petitioner, stand of the respondent no.2 is different, hostile and discriminated. In this regard a true copies of reply dated 17.11.2017, 12.12.2017 and 1.3.2019 of the legal notices in similar cases issued by the respondent no.2 is annexed herewith as **Annexure P-5.**

It is pertinent to mention here that name of the family of the petitioner for employment already mentioned in the list of total 293 nos. candidates for that project .

Thus, on this score also the impugned order/action is liable to be set aside.

e. That respondent no.3 i.e Deputy Commissioner –Jhajjar who is the chairman of land oustees committee and sole recommended authority has already recommended the name of the petitioner on 25.8.2020 (Ann.P-3) after due verification by the revenue authority that land of the applicant’s family has been acquired two acre or more in thermal power plant.

f. That it is totally wrong that the family of the petitioner was not interested to get the employment in initially stage i.e. 2013 .In this regard it is submitted that father of the petitioner already submitted application (Ann.P-2) in the year 2013 well in time for his son i.e. petitioner for employment and there is no equation arises to denial the offer of employment further there is no signature of denial by the any member of the family of the petitioner in any paper/application or letter of the respondents. A true extract translated copy of the not interested family to get the employment is attached herewith as **Annexure P-6.**

It is total surprise that land acquired of the four villages of the power plant and there were total 293 nos were/are land oustess whose land acquired more than two acre and employment were given 212 land oustess but 81 nos candidates employment were not provided on the ground mentioned in the list that they are not interested for employment . Even 36 candidates out of 79 candidates of the petition ‘s village were wrongly shown that they are not interested for employment . It is self-styled written by the respondents. Now- a -days it is not possible who decline the offer of the employment. Now respondents, in remaining 81 candidates is providing the employment but in the matter of petitioner, whose family name (Anil son of Parbhu) is also mentioned in 81 candidates his claim wrongly declined that he applied after last date which is total against land ousttes policy.

8. That the main points of law are involved in the present writ petition are as under:-

i. Whether the action of the respondent no.1 and 2 is totally illegal, arbitrary, discriminatory and violative of Articles 14 and 16 of the Constitution of India?

ii. Whether when there is no difference between land oustees in the outsees policy Annexure P-1 yet, the respondents no.1 and 2 themselves make classification?

iii. Whether great manifest injustice has been passed to the petitioner?

9. That the petitioner has not filed any such or similar writ petition earlier either in this Hon'ble Court or in the Hon'ble Supreme Court of India.

10. That there is no other efficacious remedy available to the petitioner except to approach this Hon'ble Court by way of filing the present writ petition. Nor any remedy of appeal or revision is available to the petitioners.

It is, therefore, respectfully prayed that for the submissions made above and to be made at the time of hearing this Hon'ble High Court may summon the record from the respondents and after perusing the same this Hon'ble High Court may be pleased to:-

1. issue a writ in the nature of certiorari thereby quashing the impugned letter dated 11.9.2020 (Annexure P-4) passed by the respondent no.2 whereby the claim of the petitioner for employment /job under special land oustees policy of Thermal Power plant –Jharli (Jhajjar) has been rejected , which is contrary to the land oustees policy dated 13.1.2014 (Annexure P-1) and various letters issued from time to time by the respondents for providing the job from the list of land oustees candidates of the project whose land has been acquired more than two acre . As the land of the family of the petitioner has been acquired more than **Five Acres** but no employment has been given to any member of the family of the petitioner.
2. Further for the issuance of a Writ in the nature of Mandamus directing the respondent no.1 and 2 to consider the claim of the petitioner for employment/job for the post of LDC/UDC in oustees quota according his educational qualification i.e B.Teh in terms of policy decision Annexure P-1 and grant him the employment w.e.f. the date when other similar situated persons were given appointments along with all other consequential benefits.

iii. Any other appropriate writ, order or direction to which this Hon’ble High Court may deem fit and proper in the facts and circumstances of the case may also be passed in favour of the petitioner.

iv. Dispense with the filing of true typed copies of Annexures

CHANDIGARH

DATED: 10 . 2 .2021

THROUGH COUNSEL

(SURESH AHLAWAT )

**VERIFICATION:**

Verified that the contents of above writ petition from para no.1 to 7 & 9 to 10 are true and correct to my knowledge and those of para no. 8 is believed to be true and correct on the basis of legal advice sought from the counsel. No part of it is false and nothing has been concealed therein.

CHANDIGARH

DATED: 10 .2.2021

**LIST OF DATES & EVENTS**

That State Govt. of Haryana vide Notification dated 20.11.2006 under Section 4 of the Land Acquisition Act.1894 , acquired more than 2000 acres of the agriculture land of four villages in District Jhajjar for the public purpose for setting up 3x500 MW Indira Gandhi Super Thermal Power Plant ( I.G.S.T.P.P) in village Jharli District Jhajjar

**13.1.2014** According to policy Anne P-1 of that project, one member each of the family whose land has been acquired subject to a minimum of 2 acres shall be given employment against class -III and VI as per the qualification possessed by the member of land oustees family.

As such 45 kanal 9marlas (i.e more then 5 acres ) agriculture land of the family of the petitioner has been acquired in the name of his father Sh. Anil son of Parbhu

* + 1. That father of petitioner Sh. Anil Kumar also submitted the application on 10.6.2013 for his son i.e petitioner , for employment in the name of the Deputy Commissioner –Jhajjar because D.C. Jhajjar, who was/is the Chairman of the Land Oustees Committee, mentioning therein that his son Mohit Kumar (Petitioner) is now below the age of 18 years according to his dated of birth i.e. 15.8.1997 and he is now student of 10+1 (Non-Medical) we/he wants’ the employment after completion of his education according to the policy.

**July 2020** That petitioner had passed Bachelor of Engineering i.e final education examination in the month of June-2020 from the Chitkara University. (H.P.)Than petitioner being fully eligible immediately applied in the month of July-2020 for employment through respondent No.3 (Deputy Commissioner-Jhajjar) according to his education qualification and submitted his all educational qualification documents

**25.8.2020** Office of the Deputy Commissioner after verifying the necessary formalities regarding land acquired more than 2 acre of his family , recommended his case for employment to the respondent no.2 for consideration

**Dec.2020** That after submitted the application form by the petitioner in the month of July-2020 for employment in lieu of land acquired than petitioner kept waiting but no letter/response in this regard has been received , than in the month of December-2020 petitioner came to know from the office of the Deputy Commissioner Jhajjar that his case has been returned back in original by the respondent no.2.

Than petitioner came to know that respondent no.2 rejected his claim vide letter dated 11.9.2020 for employment in lieu of land acquired on the ground that petitioner submitted his application form for employment after the last date for submission of application and it is also found in the reply that family of the petitioner was not interested for employment in earlier stage i.e in the year of 2013-14.

Hence, this present petition.

**CHANDIGARH (SURESH AHLAWAT)**

**DATED: 10.02.2021 ADVOCATE**

**COUNSEL FOR THE PETITIONER**

IN THE HIGH COURT FOR THE STATES OF PUNJAB AND

HARYANA AT CHANDIGARH

CWP No. \_\_\_\_\_\_\_\_\_ of 2021

Mohit Kumar . . ….. …Petitioner

VERSUS

Haryana Power Generation Corporation Ltd & Ors ….. Respondents

Mohit Kumar aged 23 years s/o Anil Kumar s/o Late Sh. Parbhu resident of Vill. Khanpur- Khurd,Tehsil-,Dsitt.Jhajjar.

I, the above named deponent do, hereby solemnly affirm and declare as under:-

1. That the deponent is filing the accompanying writ petition, the contents of which may also be treated as a part of this affidavit.

2. That the deponent is competent to file this affidavit and is well conversant with the facts and circumstances of the case. The averments made in the present writ petition are true and correct to my knowledge. No part of it is false and nothing material has been kept concealed therein.

CHANDIGARH

DATED:

### VERIFICATION: -

Verified that the contents of para no.1 & 2 of my above mentioned affidavit are true and correct to my knowledge. No part of it is false and nothing has been concealed therein.

CHANDIGARH

List of land oustees of the Village Khanpur –Khurd Tehsil-Matan-hale (Jhajjar) whose land more than two acre has been acquired but after conducting the munadi, they could not apply for employment or they are not interesting to get the employment.

**Sr. No. Name of the Owner Total land acquired Remarks**

**whose land has been**

**acquired. K- M**

1. Joginder s/o Sh. Bani Singh 16-1 not interesting

Xxxxxxxxxxxxxxxxxxxxxxx

13. **Anil son of Sh. Parbhu 45-9 not interesting**

**Xxxxxxxxxxxxxxxxxxxxx**

36 Bijender s/o Lakhi Ram 21-16 not interesting

Sd-

Nuberdar Gram Sachiv Patwari Tehsildar

To

The Deputy Commissioner-cum-Nodal Officer

Land Oustees Committee

Jhajjar.

Subject:- To provide the employment in lieu of land acquired in NTPC Power Plant Jharli.

Sir,

Due respect, it is submitted that more than five acre land has been acquired in the NTPC Power Plant Jharli in my name. According to announcement dated 7.10.2007 of Haryana Govt. that employment will be given to one member of such families whose more than 2 acre land has been acquired in the power plant .

That on behalf of our family, my son Mohit Kumar is nominated for employment but his date of birth is 15.8.1997 which is less than 18 years and now he is the student of 10+1 (Non-Medical) So, it is humble request to you that after completion of education of my son , recommend his name for employment and sand it to govt. according to his education qualification . This provision is also applied in the Power Plant Khedar (Hisar).

Thanking you

Applicant

**Dated :-10.6.2013** Anil Kumar son of Sh. Parbhu

Vill. Khanpur-Khurd

Tehsil- Matanhale

Distt. Jhajjar

From

Deputy Commissioner,

Jhajjar

To

Managing Director, HPGCL

C-7 Urja Bhawan, Panchkula

**No. 4408 /LAC Dated 25.8.2020**

Subject :- Representation regarding providing employment after acquisition of land for NTPC Jharli.

In above cited subject :-

In the matter of above cited written to your service that applicant Mohit Kumar son of Sh. Anil Kumar village Khanpur Khurd Tehsil Matanhale Distt. Jhajjar submitted his application in this office regarding to provide the employment in lieu of land acquired according the C.M. Announcement Code No. 2386 dated 7.10.2007 . One copy is forwarded to you for further necessary action.

Sd-

Deputy Commissioner, Jhajjar

No. /LAC Dated

One copy of this is sent to Mohit Kumar for information.

Sd-

Deputy Commissioner, Jhajjar

Affidavit

I ( Anil Kumar) son of Sh. Parbhu Ram Vill. Khanpur-Khurd Tehsil Matanhale- Distt. Jhajjar solemnized as under:-

1. That I am permanent resident of the above mentioned address .
2. That my share in the land which falls in the area of my village has been acquired in the NTPC Jharli .
3. That according to the policy of the Govt. of Haryana ,there is the provision that whose land has been acquired , employment be offered to one member of that family. So, I nominated to my son Mohit kumar for employment.
4. That I never nominated any member of my family except my son Mohit Kumar.

Deponent

Verification:-

Above stated contents of may affidavit are correct and true .

Deponent

Sir

It is certified that the land in the name of Anil Kumar sons of son of Parbhu resident of Khanpur Khurd Intkal no. 3036 khawat no. 122 area measuring **90 kanal 18 marla** its half ½ i.e 45 Kanal 9 Marla have been acquired in NTPC power plant Jharli.

Sd**- Sd- (Patwari)**

**Sr. No. 3254 /16.7.2020 Dated 8.7.2020**

The original is forwarded to SDO(C) Jhajjar and requested that the report of patwari is true , land belong to Anil Kumar son of Parbhu s resident of village Khanpur Khurd intkal no.3036 khewat no 122 total **area measuring 90 kanals - 18 marlas its half ½ i.e. 45 K. –9 M** have been acquired by NTPC Jharli. Report is submitted for further n/a.

Sd-

**Tehsildar, Matan hale**

**Office of the SDO (C) Jhajjar**

**No. 389 /RK Dated 17.7.2020**

The original is forwarded to D.C. Jhajjar and requested that the report of tehsildar , land belong to Anil Kumar son of Parbhu s resident of village Khanpur Khurd intkal no.3036 khewat no 122 total **area measuring 90 kanals - 18 marlas its half ½ i.e. 45 K. –9 M** have been acquired by NTPC Jharli. Report is submitted for further n/a.

SDO (C) Jhajjar

HARYANA POWER GENARATION POWER LIMITED

From

Chief Engineer/Admn.

HPGCL,Panchkula

To

Adv. Suresh Ahlawat

# 413/11 Panchkula

Memo No. Ch 06/HOGC/Rectt-301/92 **Dated 1.3.2019**

Subject:- Reply of Legal Notice cum Final Demand Notice

This Honble High Court vide order dated 27.11.2018 disposed of CWP no. 29851 of 2018 titled as Brij Mohan and HPGCL whish id reproduced as under:=

The only prayer in this petition is that a direction be issued to respondent Nos.2 and 3 to take final decision on the legal notice dated 14.08.2018 (Annexure P-5). In view of the limited prayer, the present petition is disposed of with a direction to respondents to decide the legal notice dated 14.08.2018 within three months from the receipt of certified copy of this order. In case, the petitioners are aggrieved with the passing of the order in any manner, they are at liberty to challenge the same in accordance with law.

That legal Notice dated 14.8.2018 served by you on behalf of your client Sh. Brij Mohan son of Sh. Rohtash and Sari Bhagwan son of Sh. Brdri Narayan has been received first time in this office through your letter dated 7.12.2018.

**That the matter is under active consideration .The status will be intimated in due course of time.**

**Sd/-**

**Chief Engineer/Admn.**

**HPGCL,Panchkula**

IN THE HIGH COURT FOR THE STATES OF PUNJAB AND HARYANA AT CHANDIGARH

CWP No. \_\_\_\_\_\_\_\_\_\_\_\_\_OF 2021

Mohit Kumar ………….…Petitioner

VERSUS

Haryana Power Generation Corporation Ltd & Ors

------------Respondents

**INDEX**

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| Sr. No | Particulars | Date | Pages | Court fee |
| A | Court Fee | 10.2.2021 |  |  |
| 1. | List of Date & Events | 10.2.2021 | 1-3 |  |
| 2. | Civil Writ Petition | 10.2.2021 | 4-16 | 50.00 |
| 3. | Affidavit in Support | .2.2021 | 17 |  |
| 4. | **ANNEXURE P-1**  Copy of Policy (colly) | ---- | 18-28 | 8.45 |
| 5. | **ANNEXURE P-2**  Copy of application | 10.6.2013 | 29 | 00.65 |
| 6. | **ANNEXURE P-3**  Copies application and certificates | **-------** | **30-36** | 4.55 |
| 7. | **ANNEXURE P-4**  Copy of Impugned letter | 11.9.2020 | 37-38 | 1.30 |
| 8. | **ANNEXURE P-5**  A Copies of various reply of legal notices | --------- | 39-42 | 2.60 |
| 9. | **Annexure P-6**  True extract translated copy of not interested candidates | --------- | 43 |  |
|  |  |  |  |  |
| 10 | **Power of Attorney** |  | 44 | 2.75 |
|  |  |  |  |  |
|  | **VRNACULARS** |  |  |  |
| 11 | **Annexure P-1 Policy**  **(Part)** | 19.7.2007 | 45-49 |  |
| 12 | **Annexure P-2 ( Photo copy of application)** | 10.6.2013 | 50 |  |
| 12 | **Annexure P-3 Photo copies of recommendation letter, endorsed letter by revenue authority and affidavit** | -------- | 51-53 |  |
| 13 | **Annexure P-6**  Photo Copy of not interested candidates | ------- | 54-55 | 2.60 |

TOTAL FEE RS. 72.90/-

NOTE:

1. That the main law points involved in the writ petition are contained in para no. at page no.

2. Relevant Statutes/Rules:

i. The Constitution of India.

ii. Land oustees Policy-13.1.2014/2007

3 Caveat petition filled :- No.

**Similar case if any**: . CWP No. 11917 of 2017, CWP No.20274 of 2018 ,20311 of 2018 **r/w Main CWP no. 3444 of 2017**

**Now bunch of writ petition fixed for 31.3.20121**

In one of the case CWP-7056-2018 DEEPAK (MINOR) THRU HIS FATHER KRISHAN KUMAR VS HARYANA POWER GENERATION CORP LTD AND ORS.

Present: Mr. Suresh Ahlawat, Advocate, for the petitioner. \*\*\*

Contends, that a land measuring 17 kanals and 4 marlas, owned by the petitioner was acquired by the State Government, and in terms of the policy (Annexure P-1), the petitioner is entitled to be offered an employment. However, his claim has since been rejected, vide order dated 12.12.2017 (Annexure P-8), for, his name did not figure in the list forwarded by the Deputy Commissioner, Jhajjar, who was required to verify if the land holding of the claimants was more than 2 acres, and the said list stands freezed now. Notice of motion. Mr. R.K. Doon, AAG, Haryana, present in Court, accepts notice on behalf of the respondents. Copies supplied. Learned counsel for the respondents prays for a short accommodation to ascertain the true position and respond. Adjourned to 28.3.2018. Written statement, if any, be filed on or before the adjourned date of hearing, with an advance copy to the counsel opposite.

**March 21, 2018 (ARUN PALLI) JUDGE**

**CHANDIGARH (SURESH AHLAWAT)**

**DATED: 10 .02.2021 ADVOCATE**

**COUNSEL FOR THE PETITIONER**

IN THE HIGH COURT FOR THE STATES OF PUNJAB AND HARYANA AT CHANDIGARH

CWP No. \_\_\_\_\_\_\_\_\_\_\_\_\_OF 2021

Mohit Kumar ………….…Petitioner

VERSUS

Haryana Power Generation Corporation Ltd & Ors

------------Respondents

Court Fee

**CHANDIGARH (SURESH AHLAWAT)**

**DATED: 10 .02.2021 ADVOCATE**

**COUNSEL FOR THE PETITIONER**