In the High Court for the States of Pun jab and Haryana at Chandigarh.

C.R. No. 3162 of 2007 (O&M) Decided on June 07,2007.

Jagga alias Jagat Ram

Petitioner

VS.

Smt. Nirmal and others

Respondents.

Present:

Mr. R.K.Rana, Advocate, for the petitioner

Pritam Pal,J: (Oral)

The petitioner has brought this Civil Revision under Article 227 of the Constitution of India, for setting aside orders dated September 28,2006 and May 08,2007, whereby evidence of the petitioner was closed by order of the Court.

Now the only contention of counsel for the petitioner is that the petitioner is to tender only certified copies of jamabandi and khasra girdawari pertaining to the land in question. It is also stated by counsel for the petitioner that this case is fixed for arguments before the trial Court. It is further argued that petitioner is an old man of 80 years and due to his unavoidable circumstances, he could not place on file the aforesaid documents well in time.

Taking into consideration the aforesaid facts and

circumstances of this case, I feel that no notice is required to be served upon the respondents at this stage and this Civil Revision is disposed of with a direction that if arguments are not already heard and final order is not pronounced, then the trial Court shall accept the aforesaid documents of the petitioners in accordance with law subject to payment of Rs. 5000/- payable to the defendants/respondents.

June 07,2007 RR (Pritam Pal) Judge