<u>Civil Revision No.7817 of 2009(O&M)</u>

[1]

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

Civil Revision No.7817 of 2009(O&M)

Decided on: December 30, 2009

Surinder Pal Singh Chhina

... Petitioner

VERSUS

Smt.Krishna Nakra

... Respondent

CORAM:

HON'BLE MR.JUSTICE A.N.JINDAL

Present:

Mr.Sherry K.Singla,

Advocate for the petitioner.

A.N.JINDAL, J.-

Admittedly, an order dated 13.10.2008 (Annexure P-1) was

passed with regard to ejectment of four bed-rooms with attached bath room,

drawing-cum-dining room, one kitchen, one lobby and one servant room, as

mentioned in the ejectment petition as also in the judgment. Consequent

thereto, on filing of the execution of the aforesaid decree, the petitioner

Surinder Pal Singh Chhina filed the objection petition, which was dismissed

by the Executing Court vide impugned order dated 18.11.2009 (Annexure

P-4).

Having heard the counsel for the petitioner at length, it is

observed that a valid order was passed, which stands affirmed by the

Appellate Court as well. In the execution, warrants of possession have been

Civil Revision No.7817 of 2009(O&M)

<u>[2]</u>

issued with regard to the premises as mentioned in the application. No

valid objections have been found to have been filed by the petitioner and

the same appear to be nothing, but a dilatory tactic adopted by him to

prolong the execution. As such, there are no grounds to interfere.

Thus, the petition is dismissed. However, it is directed that the

bailiff would deliver the possession only of the premises as mentioned in

the application for ejectment and the order dated 13.10.2008 (Annexure

P-1).

December 30, 2009

`gian'

(A.N.JINDAL) JUDGE