

**W.P.No. 20075 / 2012**  
(Sukund Lilhare..Vs. State of MP & others)

30-11-2012

Shri Harshit Patel, learned counsel for the petitioner.

Shri P.K.Kaurav, learned Dy. A.G. for the State/respondent.

Heard on the question of admission and interim relief.

The petitioner has filed this petition being aggrieved by the fact that that his name has not been included in the voter list as a result of which he has been deprived of contesting the Mandi election.

It is pointed out by the learned Dy A.G. appearing for the State/respondents that the elections have already been notified on 19-11-2012 and, therefore, no cause for interference in the election process under Article 226 of the Constitution of India is made out as has been held by a Division Bench of this Court in a decision rendered in W.P.No. 5371/2012, decided on 9-4-2012 wherein it has been held that the High Court should not interfere in an election process which has already been initiated, under Article, 226 of the Constitution of India.

In view of the aforesaid decision of the Division Bench of this Court, with which I am respectfully bound and in view of the orders passed today by this Court in similar petitions

i.e. W.P.No. 20038/2012, decided on 29-12-2012 and W.P.Nos. 19967/2012 and 19990/2012 decided today, I find no reason to entertain the present petition which is accordingly disposed of with liberty to the petitioner to take up all issues before the competent forum as and when occasion arises.

With the aforesaid liberty the petition filed by the petitioner stands disposed of.

C.C. as per rules.

(R.S.Jha)  
Judge