



**DHYEYA LAW®**

*An enterprise of Dhyeya IAS*

SPECIAL LEAVE PETITION

IN THE SUPREME COURT OF INDIA

(ORDER XVI Rule 4(1)(a))

CIVIL APPELLATE JURISDICTION SPECIAL LEAVE PETITION

(Under Article 136 of the Constitution of India)

S.L.P (Civil) No..... of .....

BETWEEN

Position of Parties

In the court of \_\_\_\_\_

Whose order the petition arises

A) Party X

B) Party Y

AND

C) Party Z



To

Hon'ble the Chief Justice of India

and His Companion Judges of the

Supreme Court of India

The Special Leave Petition of the Petitioner most respectfully showeth :-

**1. The petitioner/ petitioners above named X & Y respectfully submits this petition seeking special leave to appeal against the judgment/order of - \_\_\_\_\_ Court dated \_\_\_\_\_, CWP No. \_\_\_\_, Diary No. - \_\_\_\_\_.**

**2. QUESTION OF LAW :**

The following question of law arises for the consideration by this Hon'ble Court

(Here one should mention the substantial question of law arising out of the present petition which needs to be answered by this Hon'ble Court in order to decide the rights of the parties and settle the dispute)

**3. DECLARATION IN TERMS OF RULE 4(2):**

The petitioner states that no other petition seeking leave to appeal has been filled by him against the impugned judgment and order dated \_\_\_\_\_ by \_\_\_\_\_ Court.

**4. DECLARATION IN TERMS OF RULE 6 :**

The annexure produced along with the SLP are true copies of the pleadings/documents which formed part of the case in Court below against whose order the leave to appeal is sought for this petition.

**5. GROUNDS:**

Leave to appeal is sought for on the following grounds.

**6. GROUNDS FOR INTERIM RELIEF:**

Special Leave Petition is filed under Articles 132 , 133 and 136 of Constitution Of India. The Court being the custodian of law must examine averments and an interim order is passed on the basis of prima facie findings to preserve the status quo so as the matter does not become infructuous or fait accompli. An

interlocutory injunction is passed to protect the plaintiff against injury by violation of his right. Balance of convenience lies in favour of plaintiff so as to protect from inseparable loss.

## **7. MAIN PRAYER**

It is, therefore, most respectfully prayed that your Lordships may graciously be pleased to:-

1. Grant this Special Leave Petition against the impugned judgment and final order dated \_\_\_\_\_ passed by the \_\_\_\_\_ Court.
2. Pass any other order/orders as may be deemed fit in the facts and circumstances of this case.

## **8. INTERIM RELIEF**

(a) In public interest

(b) The petitioner have stated the relevant facts elaborately in the writ petition . For the sake of brevity the same are not repeated in application. The petitioners however claim leave to refer to and rely on the same at the time of hearing of the present application as if the same formed part of the present application.

Name of Advocate for the petitioner

Place:

Date: