



RSA-434-1995

-1-

**201 IN THE HIGH COURT OF PUNJAB AND HARYANA
AT CHANDIGARH**

RSA-434-1995

Date of Decision: 15.09.2025

JAI DAYAL

....Appellant

Versus

STATE OF HARYANA AND ORS.

...Respondents

CORAM: HON'BLE MR. JUSTICE PARMOD GOYAL

Present: Mr. Ashok Kumar Verma, Advocate
for the appellant.

Mr. Abhinav Mahant, AAG, Haryana
for respondents No.1 and 2.

Parmod Goyal, J. (Oral)

Plaintiff/appellant has filed the present Regular Second Appeal challenging the orders dated 25.02.1886, 20.02.1987, 28.08.1986 and 27.01.1987.

2. Admittedly, the said orders were also challenged by the original land owner, who was one of the defendants and all these orders have been quashed by the learned Civil Court and matter now stands referred to learned Collector, Sirsa. It is submitted by learned counsel for appellant that in view of quashing of orders, which was subject matter of present appeal, the present appeal does not survive and he be given liberty to raise all his contentions on behalf of the plaintiff/appellant, who had purchased the land from original land owner out of the permissible area, before the proceedings before Collector.

**RSA-434-1995**

-2-

3. In view of the fact that impugned orders which were subject matter of present suit have already been quashed, the present appeal does not survive and is accordingly allowed to be withdrawn with right to plaintiff/appellant to raise all his contentions before the learned Collector, Sirsa, where the matter regarding determination of surplus area in the hands of original owner is under consideration.

15.09.2025
chiranjeev

(PARMOD GOYAL)
JUDGE

Whether Speaking/Reasoned : Yes/No
Whether Reportable : Yes/No