

125

VIII) For that the impugned action of the respondent authorities is bad both in law and in facts.

14. Your petitioner states that having no other alternative efficacious remedy your petitioner begs to move the Hon'ble Court and if the relief as prayed for be granted that will be full and final.

15. Your petitioner states that for self same cause of action no application and/or suit is pending before any other Court of law.

16. Until and unless the relief as prayed for be granted the JARAWAS will suffer irreparable loss and injury.

17. This application is made in good faith, bonafide and for ends of justice.

18. Your petitioner submits that considering the urgency of the matter requirement of Rule 21 of the Appellate Side Rule may be dispensed with.

Cont..21..