In light of the Court Order dated 27/11/2024 passed in M.P. No.6374/2024 (Sandeep Yadav Vs. Neelu yadav & Others), as directed by Hon'ble the Chief Justice, henceforth, a declaration that "[The Mentioning is not being sought in supersession of any judicial order of the Court]" be mentioned in Point No.4 of all the Mention Memos [Form No.15 (Chapter XII Rule 7) of the High Court of M.P. Rules, 2008]. Similarly, a declaration that "[The Application is not being submitted in supersession of any judicial order of the Court]" be mentioned in all the Applications for Urgent Hearing / Preponement of Hearing.

Mention Memos, Applications for Urgent Hearing / Preponement of Hearing filed without abovementioned declaration(s) will not be entertained.

This order shall come into force at Principal Seat Jabalpur and its Benches at Indore & Gwalior, w.e.f. 04/12/2024 till further orders.

(Sandeep Sharma)

Principal Registrar (Judicial)

MP-6374-2024

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IN THE HIGH COURT OF MADHYA PRADESH AT JABALPUR

MP No. 6374 of 2024

(SANDEEP YADAV Vs NEELU YADAV AND OTHERS)

Dated: 27-11-2024

None for the petitioner.

The case is adjourned.

List this petition after eight weeks with clear stipulation that no application for preponement of hearing, urgent hearing or Court slip shall be entertained.

Office is also directed to take a declaration from the concerned counsel filing a Court slip that they are not seeking Court slip or filing urgent hearing application in supersession of any judicial order of the Court.

Let this declaration be made mandatory before obtaining any Court slip or application for urgent hearing/ preponement of hearing.

Registry to comply with this order immediately.

SAI — (VIVEK AGARWAL) JUDGE

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