227 CRM-M-31392-2025

RXXXXXX V/S STATE OF HARYANA

Present: Mr. Sandeep Verma, Advocate

for the petitioner(s).

Mr. Amish Sharma, AAG, Haryana.

1. Again, during the midst of hearing in the present case, mobile

phone is being used by learned counsel for answering the Court query by

searching the required information therein, which in fact, ought to have been

collected by the learned counsel in advance to the hearing, while preparing the

case for arguments.

2. This Court is concerned and bothered time and again by the

respective members of the Bar using mobile phones during the course of

hearing, just in front of the Court. Even sometimes, proceedings are to be

stalled, awaiting the answer, which would come only after retrieving

information from such mobile phone.

3. Earlier also, in **CRM-M-50544-2025**, titled as, "Ravneet Singh

Sandhu @ Manveer Singh v. UT of Chandigarh", on 19.09.2025, a mobile

phone was ceased, and as informed by the Court staff officials, the information

was sent to the Executive of the High Court Bar Association for its circulation

amongst the Bar members.

4. Let today's order be also supplied, so that the President/Secretary

of the Bar Association may apprise the worthy members not to compel the

Court to pass any harsh order on account of repeated use of mobile phones

during the course of hearing to update themselves through artificial

intelligence/online platforms/google information.

5. List this case again on **20.11.2025**.

(SANJAY VASHISTH)
JUDGE

September 30, 2025

J.Ram