IN THE SUPREME COURT OF INDIA

CIVIL APPELLATE JURISDICTION

<u>CIVIL APPEAL NOS.5622-5623 OF 2008</u> (Arising out of S.L.P. (C) Nos.14441-14442 OF 2007)

U.T. Chandigarh	Appellant(s)
Ve	rsus
Manjit Singh and Ors.	Respondent(s)
<u>O R</u>	<u>D E R</u>
Leave granted.	
Heard learned counsel for the p	arties.
After the case was heard at	length, both the parties agreed that the
impugned orders should be set aside.	
Having heard learned counsel	l appearing on behalf of the parties and
perused the records, we also feel that	there was no justification whatsoever for
passing the impugned orders and, according	ngly, the same are fit to be set aside.
In the result, the appeals are	allowed and the impugned orders are set
aside.	
•	eed to dispose of the writ petition on merits
in accordance with law.	
	J.
	[B.N. AGRAWAL]
Now Dalle:	[G.S. SINGHVI]
New Delhi, September 11, 2008.	