IN THE COURT OF MS SHRIYA AGRAWAL, CIVIL JUDGE, SOUTH-EAST DISTRICT, SAKET COURTS, NEW DELHI

EX No.229/17

Vidyut Arora Vs. S-Block Welfare Society

05.01.2019

File taken up on an application under Section 151 CPC for early hearing moved on 03.01.2019.

Present: Sh. Vikram Gujral Ld. Counsel for applicant/DH.

Heard. Perused.

It is prayed by way of the application that the present matter which is now next fixed for orders on 15.01.2019 be preponed, and in the alternative a local commissioner be appointed for conducting of the elections

Submissions have been heard on the prayers and the application has been considered.

Perusal of the record reveals that matter is at the stage of orders on maintainability of the execution petition in the present form, against the JDs as stand arraigned in the memo of parties. In the application taken up today, no good cause has been shown as made out for preponement of the date which is already fixed. Even otherwise, having regard to the heavy docket, next date of hearing to be round the corner and other matters already being fixed in other cases for orders, no shorter date can be given in this matter.

As regards the prayer for appointment of local commissioner concerned, counsel for DH himself has pointed that prayer is also made in the execution petition. Therefore, the same was not required to be pressed for again by way of this application. Accordingly, the application stands disposed of as dismissed.

Put up for date fixed for purpose fixed.

(Shriya Agrawal) CJ/SE/Saket/05.01.2019