## IN THE HIGH COURT FOR THE STATES OF PUNJAB AND HARYANA AT CHANDIGARH.

C.W.P. No. 5900 of 2011. [O&M] Date of Decision: 12<sup>th</sup> December, 2011.

Arjan Singh

Petitioner through Mr. Padamkant Dwivedi, Advocate

Versus

State Information Commission, Punjab. Respondents through Ms. Sudeepti Sharma,DAG, Punjab.

## CORAM: HON'BLE MR. JUSTICE SURYA KANT.

1. Whether Reporters of local papers may be allowed to see the judgment?

2. To be referred to the Reporters or not?

3. Whether the judgment should be reported in the Digest?

## <u>SURYA KANT, J. [</u>ORAL]

The petitioner applied for copies of the Press Notes dated 04.09.1976 and 18.10.1979 under the Right to Information Act,2005. The respondents have expressed their inability to provide these two documents stating that the same are not available in the records.

It is settled that no information under the Right to Information Act can be generated and whatever information is available on record alone can be supplied to the applicant. That being so, no fault can be found with the impugned order passed by the Authorities under the Right to Information Act. However, in case the petitioner is of the view that the documents are still on record, he shall be at liberty to initiate appropriate proceedings for production thereof.

Disposed of. Dasti.

December 12, 2011. *dinesh* 

( SURYA KANT ) JUDGE