## BEFORE THE NATIONAL GREEN TRIBUNAL, PRINCIPAL BENCH, NEW DELHI

ORIGINAL APPLICATION NO. 21 OF 2014 (M.A NO. 155/2015, M.A NO. 284/2015, M.A NO. 394/2015, M.A NO. 412/2015 TO M.A NO. 414/2015, M.A NO. 420/2015, M.A NO. 482/2015, M.A NO. 502/2015, M.A NO. 618/2015, M.A NO. 631/2015, M.A NO. 683/2015 & M.A. NO. 778/2015) AND Original Application No. 95 of 2014 And Original Application No. 303 of 2015

## **IN THE MATTER OF:**

Present:

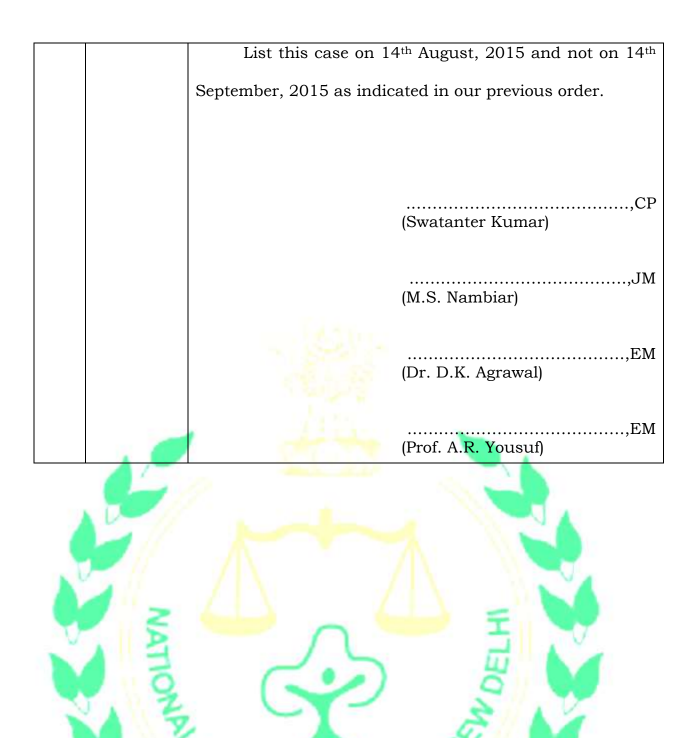
Vardhaman Kaushik Vs. Union of India & Ors. And Sanjay Kulshrestha Vs. Union of India & Ors. And Supreme Court Women Lawyers Association Vs. Union of India & Ors.

CORAM : HON'BLE MR. JUSTICE SWATANTER KUMAR, CHAIRPERSON HON'BLE MR. JUSTICE M.S. NAMBIAR, JUDICIAL MEMBER HON'BLE DR. D.K. AGRAWAL, EXPERT MEMBER HON'BLE PROF. A.R. YOUSUF, EXPERT MEMBER

## Original Application No.21 of 2014

Applicant: Respondents: None appeared Ms. Pinky Anand, ASG, Mr. Balendu Shekhar, Mr. Rajesh Ranjan, Ms. Somya Rathore and Ms. Irenee Churian, Advs.

Dat <mark>e</mark> and Remarks	Orders of the Tribunal
Upon mentioning	The matter taken up on mentionin <mark>g.</mark>
August 12,	Learned Additional Solicitor General has made a
August 12, 2015 A	prayer for variation of our earlier order and submits that
	in the public interest, atleast the State may not be held
	responsible for challaning of the diesel vehicles during the
	pendency of the application filed by the Union of India in
	that behalf.
	We decline to vary our earlier order. However, till
	disposal of the application which is pending, it is for the
	State to challan diesel vehicle or not so as to prevent
	complete non-supply of essential articles to the City of
	Delhi, as according to her there is imminent threat in that
	behalf.
	Copy of the order be given Dasti.



INAL