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Rent Act -Bona-fide need - A <u>minor</u> variation in the statement cannot defeat the right of eviction available to the landlord under a statute - Landlords his two sons were earlier running a manufacturing unit of the footwear which has failed and now they wish to settle in the premises in question - The landlord could have filed a petition only for bonafide requirement of one son - Assuming that landlord while leading <u>evidence</u> has stated that requirement is only for one son even then it would not improve the case of the tenant.

Rent Act - Bona-fide need - Dependants - Landlord filed a petition with specific <u>pleadings</u> that earlier these sons referred to above were running a manufacturing unit of the footwear which has failed - Once the previous business of the sons have failed, obviously they are dependent upon their father.

Rent Act - Bona-fide need - Ingredients of availability of alternative shop or having not vacated such a building without sufficient cause, has not been pleaded with respect to the son for whom eviction is sought for - Plea that such requirements are statutory in nature and therefore, mandatory requirement to be pleaded - Tenant has to raise an objection at an appropriate place i.e. at the time of <u>filing written statement</u> enabling an opportunity to the landlord to amend the petition - Tenant cannot be permitted now to take the landlord by surprise - <u>practice and procedure</u>.

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Tags: def, Evidence, Filing, Minor, Pleadings, Practice and Procedure, Rent - Bona fide need, Sufficient Cause, Tenancy - Bonafide necessity, Writ, Written Statement