

Will – Suspicious circumstances – Appellant as such became L.R. along with others as an appellant and till then he did not hold out that he was beneficiary of the Will exclusively on the basis of second Will – Appellate Court has rightly held that once there is a long delay in disclosing of existence of registered Will of the property in question the onus as such to explain the delay lies upon the propounder which in the facts and circumstances is not explained.

[2022 PLRonline 3355 \(P&H\)](#)

[VIRENDER SINGH v. BHOOP SINGH \(DECEASED\) THROUGH HIS LRS,\(2022-1\)205 PLR 522, 2022 PLRonline 3355 \(P&H\)](#)