IN THE HIGH COURT OF JUDICATURE AT BOMBAY APPELLATE SIDE

CIVIL APPLICATION NO.5371 OF 2005 IN FIRST APPEAL NO.2170 OF 2005

The Government of Maharashtra & ors.

Applicants

(ori.opponents)

VS

Maruti Alya Shirdhonkar & anr. through Power of Attorney holder Shri Ambaji Gopal Mali

Respondents

(ori.Claimants)

Mrs.G.P.Mulekar, A.G.P. for the applicants-appellants.

Mr.S.G.Surana for the respondents-claimants.

CORAM: R. M. LODHA & A.S.BAGGA, JJ.

DATED: 30th June, 2006

<u>P.C.</u>

In our order dated 16th June, 2006, we had already it the observed that was not proper the part of on Reference Court in permitting the withdrawal of the amount when the matter is subjudice before this Court there of this permitting and is order Court no withdrawal of the amount that was to be deposited the of appellants. However, the fact the matter is that withdrawn 50% furnishing claimants have of the amount on indemnity bond and remaining 50% on furnishing Bank Guarantee.

2. An affidavit has been filed by the Constituted

Attorney indicating of the claimants that far as as immovable is concerned, the claimants have property one house only and they carry on small business of selling vegetable/milk.

3. Taking overall facts and circumstances of the case consideration, into direct the claimants (respondents) furnish further Bank Guarantee the to to 50% by extent of of the amount that was withdrawn furnishing indemnity bond. The Bank shall Guarantee be furnished by the claimants (respondents) within four weeks from today to the satisfaction of the Reference Court.

4. Civil Application stands disposed of.

(R.M. LODHA,J.)

(A.S. BAGGA,J.)