

**IN THE HIGH COURT OF MANIPUR  
AT IMPHAL**

**WP(C) No. 1010 of 2018**

Lourembam Thoi Devi.

***...Petitioner(s)***

**- Versus -**

The Deputy Commissioner, Thoubal.

***...Respondent(s)***

**B E F O R E  
HON'BLE MR. JUSTICE KH. NOBIN SINGH**

For the petitioner(s)        ::    Shri B. Prem Sharma, Advocate

For the respondent(s)     ::    Shri Y. Ashang, GA

Date of order                ::    30/10/2018

**ORDER**

**[1]**        Heard Shri B. Prem Sharma, learned counsel appearing for the petitioner and Shri Y. Ashang, learned Government Advocate appearing for the respondent.

**[2]**        By the instant writ petition, the petitioner has prayed for issuing a writ of mandamus or any other appropriate writ to direct the respondent to proceed with the revision petition pending before the Deputy Commissioner, Thoubal.

**[3]**        According to the petitioner, she has purchased a piece of land measuring about 0.15 acres from Shri Khuraijam Bikramjit Singh by executing a registered sale deed dated 3/10/2015 which was registered at Sub-Registrar Office, Kakching and accordingly, the name of the petitioner was recorded in the Jamabandi. It is unfortunate that the above said land was later mutated by the AS & SO, Thoubal in favour of Shri Yengkhom Amarjit Singh on 25/2/2016 under mutation Case No. 120 of 2018 without giving any notice to the petitioner by cancelling her name.

**[4]** Being aggrieved by the said order dated 25/2/2016 passed by the AS & SO, Thoubal, the petitioner filed a revision case being RR No. 823/DC-TBL dated 13/9/2018 before the Deputy Commissioner, Thoubal on the grounds mentioned therein.

**[5]** The grievance of the petitioner herein is that despite the revision petition being filed before the DC, Thoubal, it did not consider at all despite repeated requests being made by the petitioner.

**[6]** Under the provisions of Manipur Land Revenue & Land Reforms Act, any person who is aggrieved by any order of the Deputy Commissioner can approach revenue tribunal for redressal of his grievance. Be that as it may, since an innocuous order is being passed by this Court, there is no point of referring the matter to the revenue tribunal and accordingly, the instant writ petition is disposed of with the direction that the Deputy Commissioner, Thoubal shall consider and dispose of the said revision petition expeditiously preferably within a period of 3 (three) months from the date of receipt of a copy of this order.

JUDGE

*Victoria*