



IN THE HIGH COURT OF KARNATAKA

KALABURAGI BENCH

DATED THIS THE 28TH DAY OF MARCH, 2024

BEFORE

THE HON'BLE MR JUSTICE V SRISHANANDA

WRIT PETITION NO.200197 OF 2019 (LA-RES)

BETWEEN:

SIDDAPPA S/O DHARMANNA TALLI,
AGE: 80 YEARS, R/O KANMADI VILLAGE,
TQ: & DIST: VIJAYAPUR

...PETITIONER

(BY SRI SANJEEVKUMAR C. PATIL, ADVOCATE)

AND:

1. THE STATE OF KARNATAKA
REP. BY ITS CHIEF SECRETARY,
IRRIGATION DEPARTMENT
VIKAS SOUDHA, BENAGALOR-01.
2. THE ASSISANT COMMISSIONER
SUB-DIVISION, VIJAYAPUR
VIJAYAPUR-586101
3. THE DEPUTY COMMISSIONER
VIJAYAPUR,
DIST.VIJAYAPUR-586101.
4. THE TAHASILDAR
VIJAYAPUR,
DIST.VIJAYAPUR-586101.
5. THE EXECUTIVE ENGINEER
MINOR IRRIGATION DEPARTMENT
VIJAYAPUR-586101.

Digitally signed
by RENUKA
Location: High
Court Of
Karnataka



6. THE CHIEF ENGINEER
MINOR IRRIGATION (NORTH) ZONE,
VIJAYAPUR-586101.

...RESPONDENTS
(BY SMT. MAYA T. R, HCGP)

THIS WRIT PETITION IS FILED UNDER ARTICLES 226 AND 227 OF THE CONSTITUTION OF INDIA, PRAYING TO ISSUE A WRIT, DIRECTION OR ORDER IN THE NATURE OF CERTIORARI, BY QUASHING ANNEXURE-K ORDER PASSED BY THE ASSISTANT COMMISSIONER, VIJAYAPUR DATED 29.11.2016 BEARING NO.R.T.S.AP-176:2016-17. B)ISSUE A WRIT, DIRECTION OR ORDER IN THE NATURE OF CERTIORARI BY QUASHING ANNEXURE-L ORDER PASSED BY THE DEPUTY COMMISSIONER, VIJAYAPUR DATED 24.07.2017 BEARING NO.RTS/REV/35/ 2016-17. C)ISSUE A WRIT, DIRECTION OR ORDER IN THE NATURE OF CERTIORARI BY QUASHING ANNEXURE-M ORDER PASSED BY THE DEPUTY COMMISSIONER, VIJAYAPUR DATED 18.06.2018 BEARING NO.RTS/REV/35/2016-17. D)ISSUE A WRIT DIRECTION OR ORDER IN THE NATURE OF MANDAMUS DIRECTING THE RESPONDENTS TO CORRECT THE RECORD OF RIGHTS AS 8 ACRES 26 GUNTAS IN SY.NO.1014/2 SITUATED AT KANAMADI VILLAGE, TQ AND DIST VIJAYAPUR.

THIS WRIT PETITION IS COMING ON FOR PRELIMINARY HEARING IN 'B' GROUP, THIS DAY, THE COURT MADE THE FOLLOWING:



ORDER

After arguing the matter for some time, Sri Sanjeevkumar C. Patil, learned counsel for the petitioner has filed a memo for withdrawal of the petition.

The memo reads as under:

"That in the above case, the petitioner may be permitted to withdraw the writ petition, with liberty to approach D.D.L.R. for his grievance, in the interest of justice and equity.

All contentions of petitioner may be left open."

In view of the memo, the writ petition is dismissed as withdrawn with liberty as prayed for.

The time spent in this writ petition shall be excluded for the purpose of calculation of limitation under Section 14 of the Limitation Act.

Sd/-
JUDGE

RSP
CT:SI
LIST NO.: 1 SL NO.: 40