



IN THE HIGH COURT OF KARNATAKA AT BENGALURU

DATED THIS THE 30TH DAY OF JUNE, 2025

BEFORE

THE HON'BLE MR JUSTICE E.S.INDIRESH

WRIT PETITION NO. 16906 OF 2025 (KLR-RES)

BETWEEN:

1. SRI M.R.NARAYANA,
S/O LATE RAMAPPA,
AGED ABOUT 74 YEARS,
2. SMT. M.R. SUSHEELAMMA
D/O LATE RAMAPPA,
AGED ABOUT 68 YEARS,
3. SRI K.R.MALLIKARJUNA
S/O LATE RAMAPPA,
AGED ABOUT 58 YEARS

SERIAL NO.1 TO 3 IS R/O
SRINIVASANDRA AT AND VILLAGE,
KYASAMBALLI HOBLI, K.G.F. TALUK,
KOLAR KISTRICK - 563 122.

4. ESHWARA ANUGRAHA ASHRAMA,
REP BY SRI M.R. NARAYANA,
S/O LATE RAMAPPA,
AGED ABOUT 74 YEARS
SRINIVASASANDRA VILLAGE
KYASAMBALLI HOBLI, K.G.F. TALUK,
KOLAR DISTRICT - 563 122.

...PETITIONERS

(BY SRI T.M. CHOWDAREDDY, ADVOCATE)

AND:

1. THE STATE OF KARNATAKA,
REP BY THE PRINCIPAL SECRETARY,
REVENUE DEPARTMENT,





M.S. BUILDING, BENGALURU - 560 001.

2. THE DEPUTY COMMISSIONER,
KOLAR DISTRICT,
KOLAR-563 101.
3. THE ASSISTANT COMMISSIONER,
KOLAR SUB-DIVISION,
KOLAR DISTRICT - 563 101.
4. THE TAHASILDAR,
K G F TALUK, K.G.F. TOWN,
KOLAR DISTRICT - 563 121.
5. SRI G. NAGARAJU,
S/O LATE GANGAPPA,
AGED MAJOR,
SRINIVASASANDRA MAJARA,
MELUPALLI VILLAGE,
KYASAMBALLI HOBLI,
K.G.F TALUK - 563 122.

...RESPONDENTS

(BY SMT. NAVYA SHEKHAR, AGA FOR R1 TO R4)

THIS WP IS FILED UNDER ARTICLE 226 OF THE CONSTITUTION OF INDIA PRAYING TO ISSUE A WRIT OF CERTIORARI OR ANY OTHER WRIT OR DIRECTION QUASHING THE ORDER DATED 03.09.2024 IN RAP NO.171/2024 PASSED BY THE DEPUTY COMMISSIONER, KOLAR, A COPY OF WHICH IS PRODUCED AT ANNEXURE-L AND ETC.,

THIS PETITION IS COMING ON FOR *PRELIMINARY HEARING*, THIS DAY, ORDER WAS MADE THEREIN AS UNDER:

CORAM: HON'BLE MR JUSTICE E.S.INDIRESH



ORAL ORDER

Learned AGA accepts notice for respondents No.1 to 4.

2. Heard learned counsel appearing for the petitioners and learned AGA.

3. In this writ petition, the petitioners are assailing order dated 03.09.2024 in R.A.No.171/2024 passed by the Deputy Commissioner, Kolar, order dated 14.06.2024 in R.A.No.511/2022 passed by the Assistant Commissioner, Kolar, and order dated 11.02.2025 in RRT.Dispute.C.R.No.194/2024 passed by the Tahasildar, Kolar.

4. Taking note of the submissions made by the learned counsel appearing for the petitioners, the impugned order at Annexure-M passed by the respondent No.4 in RRT.Dispute.C.R.No.194/2024 has been passed pursuant to the direction issued by respondent No.3 (Annexure-K).

5. On careful examination of findings recorded at Annexure-M, there is no re-grant order passed insofar as land in question is concerned. In that view of the matter, the petitioners are having efficacious remedy under the



provisions of the Karnataka Land Revenue Act, 1964.
Therefore, writ petition is not maintainable. Accordingly, the
petition stands ***dismissed***.

All contentions of the parties are kept open.

Sd/-
(E.S.INDIRESH)
JUDGE