

09. 11/8/10

The plaintiff counsel filed memo. Perused the memo and same is allowed. Hence, the case is posted for hearing on memo.

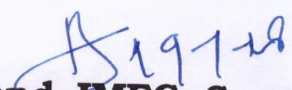
After hearing on memo on both sides the plaintiff counsel has submitted that this matter not comes under the Karnataka Land Grabbing Prohibition Act 2011. Further, the defendants counsel submits and endorsed on the memo that this case may be transferred.

The perusal of pleadings of this court which discloses that, the plaintiff is claiming title over the government land. The government is denied the right and title of the plaintiff. Hence, this court is liable to be transferred to the Special court, constituted at Bengaluru as provided U/Sec. 20 of above referred Act. Hence, I proceed to pass the following;

#### ORDER

The Office is directed to transfer the above case to the Registrar, Karnataka Land Grabbing Prohibition Special Court Bengalur as per Sec. 20 of Karnataka Land Grabbing Prohibition Act 2011.

The office is directed to issue court notice to both the counsels of plaintiff and defendant (appellant and respondent) about the transfer of this case to Karnataka Land Grabbing Prohibition Special Court, constituted under Karnataka Land Grabbing Prohibition Act 2011 as per letter No. KLGpsc dated 03-06-2017 of Karnataka Land Grabbing Prohibition Special Court and (vide office letter No. **RSB 23/17 dated 26-07-2017** of Hon'ble District and Sessions Judge, Haveri) and office is directed to obtain necessary acknowledgement from the Registrar, Karnataka Land Grabbing Prohibition Special Courts Bengaluru.

  
**C.J and JMFC, Savanur**