

L.A.R.No. 209/2019
Narayan Pavnekar & Ors Vs. SLAO

ORDER BELOW EXH. 18

1] Legal heirs of Applicant no. 7 prayed for bringing them on record as legal heirs of original applicant no. 7, in lieu of his death on 25/11/2000. He was survived by two sons namely Kanha and Sudam, both of them also died. Their legal heirs, who are claiming their rights in the share of original applicant no. 7.

2] Opponent resisted the same by filing its say on the application itself. It contended that, they have not filed any Heirship Certificate. Therefore, they are the only legal heirs it can't be said.

3] Perused application and say. Heard learned advocates for respective parties at length.

4] The present matter is in respect of compensation against the acquisition of land. There are 8 applicants in all. Due to the death of applicant no. 7, the present application does not abate. The right of the applicants as legal heir of deceased applicant no. 7 in the suit property is subsisting. Therefore, there will be no hurdle if the applicants are brought on record.

5] In view of this, the applications deserve to be allowed, as their delay application is already condoned. Hence, the following order is passed.

ORDER

- 1] Application is hereby allowed.
- 2] The applicants are hereby directed to bring the legal heirs of applicant no. 7 on record on or before next date.

Panvel.
Dt. 18-01-2020

(M. M. Rao)
Civil Judge, Sr. Dn., Panvel.