

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

ORDER BELOW EXH.20

1] This is an application for condoning the delay caused in bringing legal heirs of applicant no. 8, who died on 19/03/2003, approximately that of 15 years. He was survived by three sons namely Krushna, Dinkar and Jagannath, out of which Dinkar and Jagannath died. Their legal heirs, along with surviving son Krushna of deceased applicant no. 8 are claiming their rights in the share of original applicant no. 8.

2] Opponent resisted the same by filing its say on the application itself.

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. The right of the applicants 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, but looking towards the period of the delay, the same is condoned subject to cost of Rs. 5,000 /- to be deposited with Advocate's Bar Association, Panvel.

Panvel.
Dt. 18-01-2020

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

