

GAHC030002762026



THE GAUHATI HIGH COURT
(HIGH COURT OF ASSAM, NAGALAND, MIZORAM AND ARUNACHAL PRADESH)

Case No. : RFA/12/2026

Sh. Lalpianmawia and Anr.
S/o Thangchhunga (L), P/A Thingdawl, Kolasib District 2: Smt. V. Salemthari
D/o Lalthlamuana
R/o Bungkawn Vengtha

VERSUS

Smt. F. Lalthanmawii
D/o F. Lalmangaiha, R/o Venglai Thingdawl, Kolasib District, Mizoram

Advocate for the Petitioner : Mr. Lalbiaknunga Hnamte

Advocate for the Respondent :

BEFORE
HONORABLE MRS. JUSTICE YARENJUNGLA LONGKUMER
ORDER

05.05.2026

The instant appeal under Section 17(2)(b) of the Mizoram Civil Courts Act read with Section 96 read with Order XLI of the Code of Civil Procedure has been preferred against the Decree dated 17.03.2026 passed by the Civil Judge-III, Kolasib District in Heirship Certificate Application No. 35/2026.

Mr. Malsawmdawngzela Thihlum, learned counsel for the appellants is present.

The main ground taken by the appellants herein is that the impugned Heirship Certificate was obtained without issuing notice to the instant appellant or to any other relatives who may have interest in the aforementioned Heirship application.

It is also stated that the learned Trial Court invited objections only through one daily local newspaper, i.e., Kolasib, while the instant property issued in the Heirship Certificate is located at Thingdawl Venglai, which is also the residents of appellant No. 1.

The appeal is admitted for hearing.

Call for the TCR.

The learned counsel for the appellants shall take steps for service on the respondent by Speed Post as well as usual process within one week from today.

List the matter **after 4 (four) weeks.**

JUDGE

Comparing Assistant