



GAHC030005112025



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

Case No. :LA.App./5/2025

State of Mizoram
R/b Secretary to the Govt. of Mizoram
PWD Department
Aizawl
Mizoram

VERSUS

Sh Engmawia and Anr.
S/o Rokunga
R/N.Chaltlang
Kolasib District

2:Sh Thangnghinluaia
S/o Hnawta
R/o N.Chaltlang
Kolasib District

3:The Secretary to the Govt. of Mizoram
Land Revenue and Settlement Department
Aizawl

4:The District Collector
Kolasib District
Kolasib
Mizoram

Advocate for the Petitioner : Mr C Lalfakzuala
Advocate for the Respondent :



B E F O R E
HON'BLE MRS. JUSTICE MARLI VANKUNG
ORDER

20.11.2025

On the disposal of the I.A 126/2025, allowing the condonation of delay, heard Mr. C. Lalfakzuala, learned counsel for the appellant, who submits that there are sufficient grounds for settling aside the impugned Judgment & Award dated 17.12.2024 passed by the learned Judge, Fast Track Court, Kolasib District, in LA. case No. 15/2015, since the learned Trial Court have failed to appreciate the evidence on record in its proper prospective.

Appeal is admitted.

Issue notice to the respondent Nos. 1 & 2 through registered post with A/D card within 3 working days, returnable by three weeks.

Ms. Lalnunhlui, learned Govt. Advocate submits that the State respondent should not have been impleaded as respondent Nos. 3 & 4.

The learned counsel for the applicant further submits that the name of State respondent Nos. 3 & 4 may be struck off since the present applicant is the PWD Department of the State and that the respondent Nos. 3 & 4 have been impleaded mistakenly.

In view of the above, respondent Nos. 3 & 4 are to be struck off.



Registry to do the needful.

List the matter **after 3 (three) weeks.**

JUDGE

Comparing Assistant