

GAHC040002282025



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

**Case No. : WA/7/2025**

Itanagar Club

A Society registered under the Societies Registration Act 1860 (Extension to Arunachal Pradesh) Act, 1978 represented through its Secretary Shri Doya Boje.

VERSUS

The State of AP and 6 Ors  
represented through the Secretary (Land Management) Govt of Arunachal Pradesh,  
Itanagar.

2:The Secretary Land Management

Age: 0

Occupation :

Govt of Arunachal Pradesh

Itanagar.

3:The Director of Land Management

Age: 0

Occupation :

Govt of Arunachal Pradesh

Itanagar.

4:The Joint Director of Land Management

Age: 0

Occupation :

Govt of Arunachal Pradesh

Itanagar.

5:The Deputy Commissioner

Age: 0

Occupation :

Itanagar Capital Complex

Itanagar

Papum Pare District  
Arunachal Pradesh.

6:The Bharatiya Janata Party (BJP)  
Age: 0  
Occupation :  
through its President Shri Tapir Gao  
Opposite Arunadaya Higher Secondary School  
Vivek Vihar  
Itanagar  
PO and PS Itanagar  
Papum Pare District  
Arunachal Pradesh.

7:The President  
Age: 0  
Occupation :  
Arunachal Pradesh Wado Kai Karate Do Association  
D Sector  
Itanagar  
PO and PS Itanagar  
Papum Pare District  
Arunachal Pradesh

**Advocate for the Petitioner** : Kemo Lollen, Nyai Loyi, Maryum Sora, Geli Taye, D Ado

**Advocate for the Respondent** : GA (AP), SC (Land Management), Dugmar Kamduk

**BEFORE**  
**HONOURABLE MRS. JUSTICE MITALI THAKURIA**  
**HONOURABLE MR. JUSTICE PRANJAL DAS**

**ORDER**

**Date : 04.11.2025**

*(Mitali Thakuria, J)*

Heard Mr. K. Lollen, learned counsel for the appellant. Also heard Ms. G. Ete, learned Additional Senior Government Advocate for State respondents.

It is submitted by Mr. Lollen, learned counsel for the appellant that they have assailed the judgment and order dated 04.12.2024, passed in WP(C) No.

229(AP)/2018. He submits that initially, there was an allotment order approved by the Government, and the Deputy Commissioner was directed to issue notice accordingly for the allotment order. However, without his knowledge, the allotment order issued in favour of the appellant was cancelled and out of his 4000 Sq.mtrs. of land a portion of land was allotted in the name of one Karate Association and for the construction of a BJP Head Office. But during the pendency of the writ petition before the learned Single Judge, the State authorities took the plea that the land allotted in favour of the appellant falls under the Wildlife Sanctuary, which led to the cancellation of the allotment order. Further, it was stated that proceedings had been initiated for the cancellation of land allotment in favour of the BJP Head Office and the Karate Association. However, he submits that as per the instruction from his clients, those lands are still in possession of the BJP Head Office and the Karate Association and illegal construction is still ongoing. Mr. Lollen, submits that the State authorities may be directed to take instructions regarding the cancellation of the allotment order.

Ms. G. Ete, learned Additional Senior Government Advocate submitted in this regard that she needs some more time to take instructions regarding the initiation of the process of cancellation of the allotment order in favour of the BJP Head Office as well as the Karate Association.

In view of the above, the learned Additional Senior Government Advocate is hereby directed to obtain proper instructions from the authority concerned regarding the process of initiation of cancellation of the allotment order, as stated during the pendency of the writ petition.

List the matter accordingly after 1(one) week, on a date to be fixed by the

Registry.

The Deputy Commissioner is also directed to furnish the current status of the allotted land to the BJP Head Office as well as the Karate Association.

**JUDGE**

**JUDGE**

**Comparing Assistant**