

4. It is submitted that despite respondent No.1 itself specifically describing the secured asset, which in turn, shows that the same has nothing to do with the property of the petitioners, respondent No.1 through its officers, is orally threatening the petitioners to vacate their property, claiming the same to be part of the secured asset. Such an assertion has been specifically made in paragraph 5(e) at page No.8 as well as ground (A) at page No.9 of the petition.

5. Taking into account the specific statements made on behalf of the petitioners, we are inclined to entertain the present petition.

6. Hence, issue notice, returnable on 26.03.2026, High on Board.

7. In the meanwhile and till the next date of listing, there shall be ad-interim relief in terms of prayer clause (d).

(SHREERAM V. SHIRSAT, J)

(MANISH PITALE, J.)