



IN THE HIGH COURT OF JUDICATURE AT BOMBAY,  
BENCH AT AURANGABAD

WRIT PETITION NO.1482 OF 2017

Madhav s/o Vitthalrao Wazargekar & ors ... PETITIONERS

VERSUS

The State of Maharashtra & ors. ... RESPONDENTS

.....  
Shri A.N. Irpatgire, Advocate for petitioners  
Shri S.K. Tambe, A.G.P. for R.No.1 & 2/ State

.....

CORAM: S. B. SHUKRE, J.

DATED: 6th February, 2017.

ORAL ORDER :

1. Heard learned counsel for the petitioners. The submission is that, the petitioners, during their tenure as Directors of the Society, had taken all necessary steps for recovering the amounts from number of traders and acted in a bonafide way, but the Deputy Registrar as well as Joint Divisional Registrar did not take cognizance of various steps bonafide taken by the Directors to recover the dues of the Society and that these authorities have only decided in a one-sided way that all the Directors are responsible for the alleged loss caused to the



Society.

2. Issue notice to the respondents for final disposal returnable on 27th February 2017. Learned A.G.P. waives service for respondent Nos.1 and 2.

3. Meanwhile, no coercive steps shall be taken against the petitioners for effecting recovery till next date.

( S. B. SHUKRE )  
JUDGE

fmp/wp1482.17