

IN THE HIGH COURT OF JUDICATURE AT BOMBAY
BENCH AT AURANGABAD

WRIT PETITION NO. 8714 OF 2025

THE SARPANCH GRAMPANCHAYAT RAKSHASWADI AND
OTHERS

....Petitioner

VERSUS

SONBA LAXMAN VITEKAR

.....Respondent

.....

Advocate for the Petitioner : Mr. SABNIS AMEYA N

CORAM : S.G. CHAPALGAONKAR, J.

DATE : 12th AUGUST, 2025.

PC. :-

1. Heard Mr. Sabnis, learned advocate for the petitioner.
2. Relying upon the law laid down by Supreme Court of India in the matter of *U.P State Road Transport Corporation Vs. Virendra Bhandari (2006) 10 SCC 2011*, he submit that the claim based under Section 33-C(2) of the Industrial Disputes Act must be arising out of adjudicated liability. In the present case, claims raised by the respondents/employees are not adjudicated by any authority nor the respondents/employees could establish such claim.
3. In that view of the matter, issue notice to respondents returnable after four weeks. Till then, there shall be ad-interim relief in terms of prayer clause (C) subject to deposit of Rs. 1 Lakh by the applicant, till the returnable date.

[S.G. CHAPALGAONKAR, J]

grt/-