



IN THE HIGH COURT OF JUDICATURE AT BOMBAY  
CIVIL APPELLATE JURISDICTION

FIRST APPEAL (ST.) NO. 25206 OF 2016  
WITH  
CIVIL APPLICATION NO.4204 OF 2016  
IN  
FIRST APPEAL (ST.) NO. 25206 OF 2016

Narayan Raghu Thombare  
(since deceased) through his legal heirs & Ors. ...Applicants/  
Appellant

Versus

Salu Raghu Thombare  
(since deceased) through his legal heirs  
Anusaya Salu Thombare & Ors. ...Respondents

.....  
Mr.Vaibhav R.Gaikwad for the Appellants.

.....

CORAM: MRS.MRIDULA BHATKAR, J.  
DATED: SEPTEMBER 29, 2017

P.C. :

1. Upon urgent mentioning, taken on Production Board.
2. Mr.Zade, learned counsel for respondent nos. 1A to 1H, though served on 28.09.2017, none appears for respondent nos. 1A to 1H.
3. Learned counsel for the appellants submits that the legal heirs of the appellant Narayan Raghu Thombare challenge the judgment and award dated 22.06.2016 passed by the learned Ad-hoc District Judge-2, Satara, in Land Reference No. 43 of 2008 on the point of apportionment



between the legal heirs of Salu Raghu Thombare and Kalu Raghu Thombare so also the daughters of Raghu Thombare. He further submits that the legal heirs of Narayan Thombare have not withdrawn any amount till date and, therefore, he seeks stay to the implementation, operation and execution of the impugned judgment and award dated 22.06.2016 passed by the learned Ad-hoc District Judge-2, Satara.

4. In view of the above, issue notice to the respondents, returnable on 08.12.2017. Till then, there shall be an ad-interim stay to the execution and operation of the impugned judgment and award dated 22.06.2016 passed by the learned Ad-hoc District Judge-2, Satara.

5. The appellants to furnish copies of memo to the Registry.

**(MRIDULA BHATKAR, J.)**