


HIGH COURT OF JUDICATURE FOR RAJASTHAN
BENCH AT JAIPUR

S.B. Civil Second Appeal No. 211/2025

1. Siyaram Meena S/o Banshi Meena,
2. Rattiram Meena S/o Siyaram Meena, R/o Banshi Ka Pura,
At Present Residing At Neendar, Tehsil Mandrayal, District
Karauli (Raj.).

----Defendants-Appellants

Versus

1. Ramsingh Meena S/o Late Sitaram Meena,
2. Ramroop Meena S/o Late Sitaram Meena,
3. Sroopi W/o Late Ramnarayan S/o Sitaram Meena,
4. Shivraj S/o Ramnarayan Meena,
5. Shriganesh Urf Kalla S/o Ramnarayan,
6. Bhanti W/o Late Sitaram Meena,
All R/o Neendar, Tehsil Mandrayal, District Karauli (Raj.).
7. Resham Bai W/o Ramcharan D/o Late Sitaram Meena,
8. Rangbai W/o Mohan Singh Meena, D/o Late Sitaram
Meena, R/o Markapura Bhankri, Tehsil Mandrayal, District
Karauli (Raj.).
9. Geetabai W/o Jwala, D/o Late Sitaram Meena, R/o Village
Chandelipura, Tehsil Mandrayal, District Karauli (Raj.).
10. Roshanti W/o Bacchu D/o Late Sitaram Meena, R/o
Khubnagar, Tehsil And District Karauli.
11. Kanwarsingh S/o Late Sitaram, R/o Neenda, Tehsil
Mandrayal, District Karauli (Raj.).

----Plaintiffs-Respondents

For Appellant(s) : Mr. Sanjay Joshi
For Respondent(s) : -

HON'BLE MR. JUSTICE ASHUTOSH KUMAR

Order

29/04/2026

This second appeal has been filed against the judgment and decree dated 19.03.2025 passed by learned Family Court, Karauli

in Civil Regular Appeal Nos.8/2025 and 9/2025, whereby, the learned Appellate Court allowed the appeal filed by the plaintiff-respondents and set aside the judgment and decree dated 19.12.2024 passed by learned Civil Judge, Karauli (hereinafter referred to as learned 'trial Court') in Civil Suit No.136/2014, whereby, the learned trial Court dismissed the suit filed by plaintiff-respondents for permanent injunction.

Learned Family Court, Karauli vide order dated 19.03.2025 reverse the finding of learned trial Court and decreed the suit while dismissing the counter claim. Thus, this is a case of reverse finding.

Issue notice of the appeal as well of stay application to the respondents by both modes i.e., by ordinary course as well as by registered post, returnable after six weeks. Requisites be filed within a period of one week.

List the matter after six weeks.

Till the next date of hearing, both the parties are directed to maintain *status quo*, as it exists today, with respect to the property in dispute.

(ASHUTOSH KUMAR),J