

AAG. 6
18/6/14

In the High Court of Judicature at Patna

(Civil Writ Jurisdiction)

C.W.J.C.No. of 2014

Manoj Kumar Singh -----petitioner.

-versus-

The state of Bihar and others---Respondents.

sub: other & miscellaneous ^{matter} ~~judicial~~

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5. Impugned order
5. Vakalatnama

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(Civil Writ Jurisdiction)

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-Versus-

The State of Bihar and others---Respondents.

SYNOPSIS

This petition is being filed for issuance of a writ in the nature of Certiorari for quashing the notice issued in case no 200 of 2013-14 by the respondent L.R.D.C.(Udakishanganj in Land Dispute Resolution Act of 2009 asking petitioner and others to appear in the aforesaid case.

The petitioner further prays for issuance of a writ in the nature of Mandamus commanding the respondents concerned not to interfere with the lands of petitioner.

The petitioner further

(II)

and /or direction/directions for which the
petitioner may be found entitled to .

Annexure-1 Arun kumar Munka respondent no6 has alrea
filed T S no 82/2010 in which vendor of
petitioner has been made defendat and th
subject matter of suit in same.

Annexure-2 Inspite of valid and legal order passed
by authorities infavour of vendór of
petitioner inB.T.Act case no158/1981-82
and in144or 107. proceeding.

Hence this writ petition

In the High Court of Judicature at Patna

(Civil Writ Jurisdiction)

C.W.J.C.No. of 2014

In the matter of an

application under-Article

226 of the Constitution of

India;

and

In the matter of,-

Manoj Kumar Singh son of Late Mataru Singh, resident
of village Chousa (Dr. Khokhan Tola) P^S Chousa, Distt.
Madhepura.

..petitioner

-Versus-

1 . The State of Bihar through Land Reforms

Commissioner Cum Principal secretary,

2. Land reforms Deputy Collector, Madhepura.
3. Land reforms Deputy Collector,
Kishanganj
4. Anchal Adhikari Chousa, District-Madhepura
District Magistrate, Madhepura.
5. Ann Kumar Munka Son of Gopal Kumar Munka
resident of village PS.
District
7. Deo Narain Mistri son of Late Ayodhi Mistri
r /o village Chousa, Distt. Madhepura.

...Respondents.

To

The Hon'ble Ms. Rekha M, Doshit, The Chief
Justice of the High court of Judicature at Patna
and her Companion Justices of the said Hon'ble
Court.

The humble petition on behalf
of the petitioner above named

Most Respectfully Sheweth -

1. That this petition is being filed for issuance of a writ in the nature of Certiorari for quashing the notice issued in Case No 200 of 2013-14 by the respondent L.R.D.C. Udakishanganj in Land Disput Resolution Act of 2009 asking petitioner and others to appear in the aforesaid case.

2. The petitioner further prays for issuance of a writ in the nature of Mandamus commanding the respondents concerned not to interfere with the lands of petitioner.

The petitioner further prays for issuance of all other writs, order/orders and/or direction/directions for which the petitioner may be found entitled to.

2. That following questions emerge for consideration in the instant writ petition.

- I) Whether respondent no3 has Jurisdiction to entertain a proceeding under Land Dispute Resolution Act 2009 with regard to lands mentioned in the notice which land has already been purchased by the petitioner from respondent no7 who had got valid right, title and interest through the process of court.
- II) Whether respondent no3 has got the exclusive Jurisdiction to entertain a matter which is also subject matter of Title Suit No 82 of 2010 which is pending disposal in the Competent civil court.
- III) Whether the land belonging to the petitioner could be subjected to in a proceeding initiated under land Dispute Resolution Act 2009 against respondent no7 who has already sold the land in favour of petitioner and

against the registered transfer of sale deed no court has questioned are bonafide sale deed. ?

IV) Whether the impugned ~~order~~ notice/action of respondent is arbitrary, malafide and illegal ?

V) Whether the competent authority u/s4(5) of Land Dispute Resolution Act 2009 should look into the matter that the case instituted before him involves complete question of adjudication ~~xx~~ of title, he shall close the proceeding and leave it open to the parties to seek remedies before the competent civil court where as a matter of fact T.S no82/10 in respect of ~~same~~ land is pending?

V) Whether application of respondent no6 is maintainable in view of section4(2)

of Land Dispute Resolution Act 2009 as the matter between parties has already been adjudicated in favour of the petitioner and schedule I specifically bars the Jurisdiction?

VII) Question relating to title, interest and land are matter of civil nature and Jurisdiction of civil court cannot be taken away ?

VIII) Notice whatsoever was issued or served upon either petitioner or respondents no 7 at any proves of them?

3 That the petitioner is a citizen of India residing permanently in the district of Madhepura

4 That dispute in the present petition is in relation to about 1 katha 4 land appertaining

to khata no1625 khesra no.204(area 0-04-400(Burgkari

5 That vender of petitioner had got sikmi right in a proceeding bearing no158/81-82 against

etc . a sikmidar is an under raiyat as he holds and possess the land.

6 That name of vendor of petitioner(Respondent no7) was mutated in the Revenue records of state Government

7 That respondent no7 sold about 1 katha of land 0-04-400 Burg (x Kari) infavour of petitioner through a registered sale deed dtd 20.8.2011.

8 That thereafter name of petitioner was mutated in the revenue records .The petitioner has constructed his house over the aforesaid land.

9 That it is ~~xxxx~~ pertinent to mention here that both petitioner and respondent no7 are protected tenants.

10 That there should be finality of litigation and a person cannot be vexed level/ or more for same cause. The respondent no6 is in habit of filing

false and frivolous cases since early 1980's.

a number of cases in different courts in respect of said land.

11 That Arun Kumar Munka respondent no6 has already filed T.s No82/10 in which vendor of petitioner has been made a defendant and the subject matter of suit is same.

A Photocopy of filed T.S N
82/2010 is annexed herewith
and marked as Annexure 1 to
this writ petition

12 That in view of the facts mentioned hereinbefore respondent no6 has got absolutely no Jurisdiction to entertain present proceeding in relation to land in dispute.

13 That in spite of valid and legal order passed by authorities in favour of ~~wadax~~ of vendor

of petitioner in B.T Act Case No 158/81-82 and in 144
or 107 proceeding the respondent no 6 cannot be allowed
to pursue matter in land dispute resolution court.

A photocopy of ^{order} ~~Petition~~ of

BT. Act no 158/81, 82 is

annexed herewith and marked

as Annexure-2 to this writ

petition

14 That in the facts and circumstances of the
case the petitioner is left with no other
efficacious/alternative remedy other than to move to
this Hon'ble court under its writ Jurisdiction.

15 That the petitioner has not moved to this
Hon'ble court earlier for the reliefs prayed for in
paragraph no 1 of the this writ petition

-10-

It is, therefore, prayed that your lordships may graciously be pleased to issue rule NISI calling upon the respondents to show cause as to why relief prayed for in para 1 of this writ petition be not allowed and after return of rule after hearing the parties and after perusal of cause shown, if necessary be further pleased to make the rule absolute.

pending hearing of this writ petition further proceeding in Land Dispute Resolution Case no 200/2013-14 pending in the court of respondent

no 3 be stayed.

and for this the petitioner shall ever pray

Affidavit

I, Manoj Kumar Singh aged about 42 years son of late Matar Singh r/o Chousa (Dr Khokha Tola) PS Chousa, Distt. Madhepura do hereby solemnly affirm and state as follows:-

1. That I am sole petitioner in this case and well acquaint with the facts and circumstances of the case

2. That the contents of this petition have been ~~explained~~ read by me which I have understood the same.

3. That the statement made in paragraph no. 2 to 10
14 and 15 are true to my
knowledge and those made in paragraph no. 11 and 13

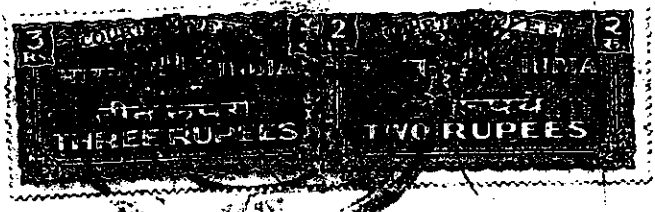
are true to my
information and derived from the records and rests are by w
of submissions.

4. That the annexures are true/photocopies of their
respective original.

445
11-02-13

12-02-13

Plaintiff



CF/1
29/12/10

5020
12-02-13

In
The Court of Civil Judge,
Senior Division, I, Madhepura.

T.S.No. 82 /2010.

Sri Arun Kumar Mungaka S/O Late Gopal Ram & Ram Gopal,
Resident of Village Chausa, P.S. Chausa,
District Madhepura - - - - - Plaintiff.

Versus

1. Dso Narayan Mistri S/O Late Ayodhi Mistri
Of village Chausa, P.S. Chausa,
District Madhepura - - - - - Deft. 1st Party.

A N D

- 2. Nawal Kishor Mungaka.
 - 3. Sanjay Kumar Mungaka.
 - 4. Arbind Kumar Mungaka.
 - 5. Shatrughan Mungaka & Moni Munnaka.
 - 6. Vijay Kumar Mungaka
- All Resident of village Chousa, P.S. Chousa,
District Madhepura - - - - - Deft. 2nd Party.

All Sons of Late Gopal
Ram,

The above named plff. bag to state as
follows :-

GOV. OF BIHAR
REGISTRATION, EXCISE & PROHIBITION DEPT.
MADHEPURA SCORE, MADHEPURA



STAMP DUTY
00000

बिहार
JUDICIAL

COURT FEE

INDIA 374150

12. 2. 2013

Authorization No. 2037

INDIA

374150

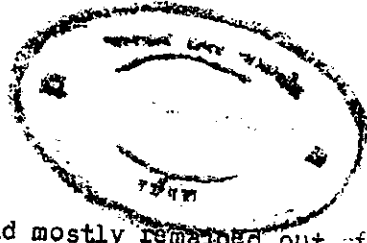
BIHAR

-- Zero-Zero-Zei o-Zero-Zero-Zero-Zero-Eight--

7714 427630



1. That, the plff. is the karta & manager of his own family and in that capacity he himself and Karta Muntazim of his family filing this suit.
2. That, the defts. are the Karta of their respective family and in that capacity they are being made deft. in this suit.
3. That, the one Hanuman Ram was the ancestor of the plff. and and deft. ^{2nd} party. He had only one son Ram Gopal & Gopal Ram but unfortunately mostly he remained ill and he became derailed and ⁱⁿ ~~seeing~~ ^{seeing} the precarious condition of Gopal Ram. Said Hanuman Ram thought better to devide all the landed property to his ^{existing} grand son who was the plff. and deft. 2, 3, 4, the deft. ^{2nd} party, who were all minor at that time and were under guardianship of their mother Sumitra Devi since the ^{condition} ~~contradiction~~ of Gopal Ram was very ^{poor} ~~poor~~ and he was leading a vegabond life and to some extent he was derailed and was not ⁱⁿ ~~fit~~ ^{fit} to take proper



^{Case}
~~case~~ of Children and mostly remained out of their village
 and accordingly the ancestor of the plff. Hanuman Ram ^{Ram}
 partitioned all the land amongst his grand sons including
 the suit land.

4. That, Hanuman Ram had purchased the suit land along with
 other land from one Bajranglal Pandit through registered sale
 deed dt. 7.09.61 on payment of proper consideration money.

5. That, Hanuman Ram did not give any share to Gopal Ram for
 the ^{reason} records mentioned above and partitioned orally his
 all properties to his then existing grand sons through their
 guardian mother and thereafter got a Yadadast Patwara prepared
 on 22.08.76 through which the suit land along with other land
 was allowed to the exclusive share of the plff. who is
 all along coming in ^{exclusive} Possession after the partition.

6. That, it will not be out of place of to mention here that
 in oral partition as aforesaid Gopal Ram had ~~had~~ then only
 four sons hence all the properties were partitioned amongst



them through their guardian Mother and the deft.no.5 & 6 were born not born at that time.

7. That, there is no dispute originally that the land belonged to Bejrangilal from whom Hanuman Ram Purchased the suit land along with other lands.

8. That, as per oral partition followed by Yadadast batwara all four grand sons of Gopal Ram Mutated for their share and as the suit land was allotted to the share of the pliff, hence the suit land along with other land of his share was ^{mutated} mentioned in this name of Pliff. _{in K₂}

9. That, it is pertinent to mention here that after purchase from Bejrangilal the land was mutated in name of Hanuman Ram and thereafter according to partition the land was mutated in the name of pliff, and accordingly Hanuman Ram was paying rent & obtaining R/R and after that the pliff, mutated the land in his name and is paying rent up to date and obtaining R/R. _{in K₁}

10. That, the R/S entry for the suit land was recorded in name of Hanuman Ram and no body including the deft. 1st, party and

his ancestor raised any objection since they had/have no any concern right, title interest over the suit land.

11. That, all of a sudden the plff. heard rumour in village regarding the case for declaration of Occupancy right which had been filed by deft. no. 1 and thereafter the plff. obtained information and obtained C.C. of order through which it was detected that the deft. no. 1 had filed a petition for declaration of his raiyati right, on the basis of a bataidari Case No. 158/82-83 and then the plff. filed appeal against that order before S.D.O. Uda-Kisunga who confirmed the order of anchaladnikari ^{vide} code its order dt. 30.10.98 and thereafter the plff. filed revision No. 32/98 in the court of the Collector ^{vide} which is still pending.

12. That, in the original bataidari case No. 158, 82-83 Hanuma Ram or their grand sons were not made party they were never noticed, they never appeared and the deft. no. 1 who is every cunning clever and dishonest managed the father of the plff. who was Idiot and senseless through which ^{vide}

an

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15/11/98
11/11/98
12/11/98

got the appeal filed in the court of Additional Collector Sanarsa, who never appeared for making pairvy properly and ever thing was done in collusion and Bala-Bala manner and by taking the benefit of identity of gopal Ram.

13. That, the Bataidari case as Stated above are all collusive concocted memorandures by deft.no.1 and he never cultivated

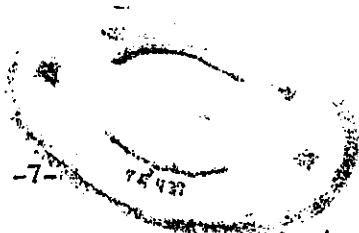
the suit land on batai or in any manner. *memorandum measure R*
memorandum was to speak of bataidari R

14. That, the collusionness and falsity of Bataidari Case is also apparent from the fact that Hanuman Ram was possessing there 1 Bigha 15 katha 18 dhur land along with other lands where as the bataidari case was filed by deft.no.1 over only 1 bigha 2 katha 3 dhur land and rest land remained with Hanumanram and he was said to be cultivating the rest land, was a peculiar unbelievable and unreasonable matter when Hanuman Ram was cultivating the ~~for from~~ *portion of* suit plot then what prevented him to cultivate the entire land including the suit

land *there* ~~there~~ is no explanation by the deft.no.1 for the said fact.

B...

de



15. That, the order of the bataidari case was obtained
 by playing fraud upon the Court as well as on the land
 owner the plff. and the then owner Hanuman Ram and this
 shows the falsity and clear cut ^{violation} violation of rules and
 lands. No notice was served and no any ^{Law} performatio was
 observed in the alleged proceeding the order without

adopting legal rules and Law is just nullity under law
 which has no legal force and effect, and ^{in R} the same is against
 Natural justice and thereby ^{in R} the right, title, interest of the plff. is
 infringed

16. That, the father of plff. no. 1 ^{Sri} Sri Ram Gopal was never
 the owner of suit land and the plff. was and is the only
 owner of suit land and before that Hanuman Ram, and hence
 the impugned order if any passed regarding suit land is
 not binding upon the plff. and his ancestor Hanuman Ram.

17. That, the cunningness and screwedness of the deft. no.
 also established from the fact that, ^{was the owner} deft. no. 1 with a
 view to grab the land of the plff. also claimed a portion
 of suit plot 204 of Khata 644 for area 10 dec. on the

R

sc

basis of ^a forged and fabricated Basgit purcha and on getting
knowleg^h the plff. got filed case U/S-21 of the B.P.P.H. Tenancy
Act in name of his father as the deft. no. 1 collusively shown
Gopal Ram ^{as} the land owner and factually the case is still
^{in p} pending before Collector, Madhepura which is ^{being} contested by this
plaintiff. ^{with}

18. That, the deft. no. 1 when could not succeed to grab the
land then started to take forcefull possession over the suit
^{and} land upon such overtact of the deft. 2 proceeding U/S-144 was
started which ^{converted} ~~connected~~ in to proceeding U/S-145 Cr.P.C. vide
^h misc. Case No. 405/97 Tr. no. 74/2001 and later on the same was
dropped on technical ground.

19. That, the deft. no. 1 who is very shrewed and litigant has
^{and used to} been indulged himself in granting the land of the plff. by
^{in p} taking benefit of the unsound mind of the plff's father Gopal
Ram that's why the deft. always used to create proceedings
either bataidari or Basgit case or other proceeding against

Gopal Ram while there was and is neither any chit of paper
 in respect of the suit plot exists in name of Gopal Ram nor
 Gopal Ram ever got in share ^{the} in suit plot. All document of
 suit plot exist only either in name of Hanuman Ram ^{or in} the name

7 plff. never the less the deft.no.1 by paying fraud up on
 revenue authority and other concerning court shown Gopal Ram
 as land owner and thereby obtained exparte orders behind
 the back of the plff. in bala bala manner. The father of the
 plff. Gopal Ram was never the owner of the suit plot nor he
 had any manner of right, title interest and Possession over
 the same even for a Single moment.

20. That, during the pendency of the Revision no.32/98 in
 the court of Collector the deft.no.1 threaten the plff. to
 disposes him from the suit land and started to dig over
 the suit land for construction of Pucca house on 23.3.10 and
 hence the plff. necedited to file the suit hence the suit.

21. That, the deft.no.1 was never in possession over the
 suit land and his raiyati right is still pending before the

Collector, Madhepura and therefore he had/has no any title over the suit land.

22. That, the cause of action for filing the suit, arose on the different ^{dates when} order passed by Revenue court and lastly on

23.3.10 when the deft. no. 1 started to threat & interfere in peaceful possession of the plff. & to disposes the plff. from

the suit land within the competent jurisdiction of this court

in favour of the plff. as all the aforesaid proceedings were brought with existence without adopting any rule & regulation and without brought in relation and without making the plff. party. The order were obtained behind the making plff. party. ^{at the time, the order were obtained behind the making plff. party}

23. That, the suit is valued at Rs. 51,000/- and the fixed court fees Rs. 250/- is being filed thereon.

24. That, the plff. prays for the following Reliefs:-

(a) That, on above adjudication it may be hold and declare that the plff. has indefeasible right title Interest over the suit land.

(b) That, on above adjudication the court may further be pleased to award cost of the suit in favour of the plff.

(c) Any other relief or reliefs as the court thinks fit be granted in favour of the plaintiff.

Schedule-I

Description of Suit land situated at Mauza Chausa, P.S. Chousa,
District- Madhepura.

| Khata | | Plot | | Area | Boundary |
|-------|------|------|-----|---------|---|
| (o) | (n) | (o) | (n) | B.K.Dn. | |
| 644 | 1625 | 248 | 212 | 0-14-12 | N. Mchan Yadav S. Niz. E. Pramod Yadav & Narayan Sah W. Nago, Kudeep, Jagarnath yadav, yadav yadav. |
| 2244 | 1625 | 2078 | 204 | 0-07-11 | N. Sikendar Yadav. S. Ajablal Yadav, Sah. E. Ajablal Sah W. Ramoutar Yadav. |

Plaintiff,

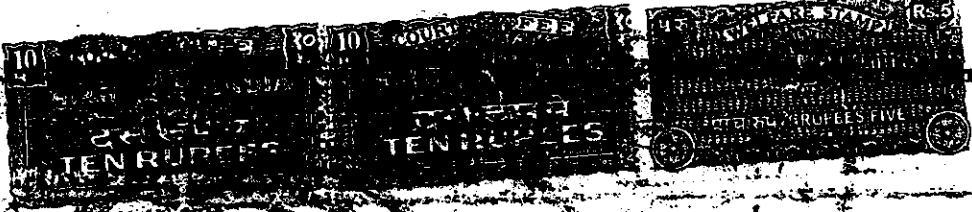
Verification.

I, Sri Arun Kumar Munka S/O Gopal Ram & Ram Gopal, Resident
of Village+ P.S. Chousa, Distt. Madhepura do hereby solemnly
affirm and declare that the contents of this plain vide above
paras are true and correct. Verified and signed on it here at
Madhepura Civil court on this 29th day of March, 2010.

Deponent.

3129VI 3712 3021
Advocate.

Sanyas Das
Advocate.
29.3.10.



In
The Court of Civil Judge,
Senior Division I, Madhepura.

T.S.No. 82 2010.

Sri Arun Munka - - - - - Plaintiff.

Versus

Deo Narayan Mistri and 65 Others - - - Deft. I. Ind. party.

A F F I D A V I T.

I, Arun Munka aged about 30 years S/O Late Gopal Ram & Ram Gopal R/O at Chousa, P.S. Chousa, Distt. Madhepura do hereby solemnly affirm and declare as under :-

1. That, I am a plaintiff filed the (title suit) Plaintiff.
2. That, the contents of this plaint vide above paras are true and correct.
3. That, the all contents of this affidavit are true and correct to the best of my personal knowledge and belief. Verified and signed on it here at Madhepura on this 29th day of March 2010.

Deponent,

Arun K. Munka
राजकुमार सिंह
विहारी प्रसाद श्री R.P. Singh
दायि का बेटी वापस 29.3.10 Adv.
समय 12.40 PM

अवकाश गुरु बोर
advocate. Ramesh Prasad Sh
29.3.10
Ar

29.3.10

0612.02.13.

ब इजलास ,उप-समाहर्ता भूमि सुधार ,
 बटायदारी वाद संख्या 158 / 81 - 82
 देव नारायण मिस्त्री बनाम गोपाल राम

दफा 48 § 30 बी० टी० एक्ट

आदेश फलक

वादी उपस्थित । प्रतिवादी अनुपस्थित । प्रतिवादी नोटिस प्राप्त करने के बावजूद भी न्यायालय में उपस्थित नहीं हो सके और न उनका ओर से पैरवी ही की गयी । इससे स्पष्ट है कि प्रतिवादी को इस वाद में कोई अमीन्ची नहीं है । वादी के अधिवक्ता को सुना । तथा बोर्ड के प्रतिवेदन का अवलोकन किया । बोर्ड ने आपत्ती समझौता का प्रयास किया वो असफल रहा । बटायदारी अभिलेख जाँच अभिलेख देखने से स्पष्ट है कि सभी गवाह एवं पंच ने स्वीकार किया है कि वादी प्रतिवादी के जमीन पर पिता के समय से ही बटायद बटाय करते हैं । सभी गवाह विवादग्रस्त जमीन के चौहद्दीदार है । बटाय बोर्ड अध्यक्ष ने स्थानीय जाँच से पाया कि विवादग्रस्त जमीन जो अंचल मुख्यालय से करी एक किलोमीटर के अन्दर ही है में वादी का अपना वासर है वादी ने अभी विवादग्रस्त क्षेत्र में हलदी तथा अन्य फसल लगाया है । जाँच के क्रम में प्रतिवादी भी उपस्थित थे । अध्यक्ष ने वादी को विवादग्रस्त जमीन पर जेब जोत आवाद करते हु पाया बोर्ड ने वादी के निम्नलिखित जमीन पर बटायदार घोषित करने की अनुमति दी है । अतएव बोर्ड के प्रतिवेदन से सहमत होकर वादी देव ना० मिस्त्री पे० अयोध्या मिस्त्री ग्राम ,थाना चौसा जिलामधेपुरा को निम्नलिखित जमीन का बटायदार घोषित किया जाता है ।

| मौजा | खाना | खेसरा | रकबा बी० क० धूर |
|------|------|-------|--------------------|
| चौसा | 644 | 204 | 00 - 14 - 12 |
| | | <hr/> | |
| | | 248 | |
| धोषई | 2244 | 2278 | 0 - 7 - 11 |
| | | <hr/> | |
| | | 3075 | |
| | | | <hr/> |
| | | | 1 - 2 - 3 |

2.

॥ एक बीधा दो कदम तीन धर मात्र ॥

हO/रफ आलम

उपसमाहर्ता भू भू

मधेपुरा

27. 8. 82

लेखापित एवं शुद्धिकृत

हO/ रफO अल आलम

उपसमाहर्ता भू भू

मधेपुरा

27. 8. 82

न्यायालय, भूमि सुधार उप समाहर्ता, उदाकिशुनगंज बिहार भूमि विवाद निराकरण अधिनियम 2009

आवेदन/वाद सं०

200 / 2013 - 2014

नोटिस वनाम अरुणा कुमारी कुमारी वनाम अकिन्दर कुमारी कुमारी

- (1) अकिन्दर कुमारी को एक कानूनी रूप से प्राप्त गृहस्थाना पत्रिका-यौसा
जिला मधेपुरा (2) टिकला शही पत्रिका-यौसा (मधेपुरा)
(3) अरुणा कुमारी जिगा एक गृहस्थाना पत्रिका-यौसा (मधेपुरा)
(4) अरुणा कुमारी शही पत्रिका-यौसा (मधेपुरा) (5) अरुणा कुमारी जिगा एक गृहस्थाना पत्रिका-यौसा (मधेपुरा)

वजरिय नोटिस सूचित किया जाता है कि

आपने। आपके विरुद्ध बिहार भूमि विवाद निराकरण अधिनियम 2009 के धारा 4 (1) के तहत आवेदक

अरुणा कुमारी कुमारी जिगा एक गृहस्थाना पत्रिका-यौसा

ने आवेदन दायर किया है जिसकी निर्धारित तिथि 07/12/13 है। यदि आपको कोई आपत्ति है तो निर्धारित तिथि 07/12/13 को 7.30/10.30 बजे स्वयं या अधिवक्ता के माध्यम से न्यायालय में उपस्थित होकर अपने दावे के समर्थन में कागजात लिखित कथन समर्पित कर मुनासिब पैरवी करें।

आज मिति 6-11-13 को मेरे हस्ताक्षर एवं न्यायालय के मोहर के साथ निर्गत किया गया।

अरुणा कुमारी कुमारी

2009/6-11-13
भूमि सुधार उपसमाहर्ता
उदाकिशुनगंज
611112

विवादित भूमि का विवरण :-

मौजा--

यौसा

अंचल--

यौसा

थाना--

1-113

खाता--

खेसरा--

रकबा--

चौहद्दी--

(1) 1625

204

17.50 वर्ग मीटर
23300-800 वर्ग मीटर

20-253 वर्ग मीटर

20-253 वर्ग मीटर

(2) 1625

204

20-253 वर्ग मीटर

