

**IN THE HIGH COURT OF GUJARAT AT AHMEDABAD****SPECIAL CIVIL APPLICATION NO. 15918 of 2017**

=====

JAY ATUL SHAH &amp; 2....Petitioner(s)

Versus

ARVINDBHAI AMRUTBHAI PATEL &amp; 11....Respondent(s)

=====

Appearance:

MR MAUNISH T PATHAK, ADVOCATE for the Petitioner(s) No. 1 - 3

MR. BK. RAJ, CAVEATOR for the Respondent(s) No. 1 - 10

=====

CORAM: **HONOURABLE MR.JUSTICE S.G. SHAH****Date : 30/08/2017****ORAL ORDER**

**Notice,** returnable on 17.11.2017. As interim relief was in operation since the year 2015 in Civil Revision Application, and as such order is in force till tomorrow, petitioners are entitled to similar interim relief pursuant to judgment and order dated 9.8.2017 in Civil Revision Application No.386 of 2015. Hence, interim relief in terms of paragraph 14(B) is granted till then.

Irrespective of facts and merits of the dispute, Mamlatdar shall see to it that no piece of land within his jurisdiction remains uncultivated for want of appropriate path to reach such piece of land by its owner. Thereby, Mamlatdar has to find out the shortest alternative path, if path under reference is not available to the concerned litigant for any reason whatsoever. Concerned Mamlatdar shall also produce a map with his report showing the way suggested by him. Direct service is permitted.

**(S.G. SHAH, J.)**

binoy