

**IN THE HIGH COURT OF JUDICATURE AT BOMBAY  
BENCH AT AURANGABAD**

**FIRST APPEAL NO. 380 OF 2015  
WITH  
CIVIL APPLICATION NO. 1953 OF 2015**

Anjali Bhagwan Bansode U/G  
Annasaheb Dagduji Bhalerao  
and others .. Appellants

**Versus**

M.S.R.T.C. Through Divisional  
Controller and another .. Respondents

Shri R. D. Thorat, Advocate for Appellants.  
Shri V. P. Golewar, Advocate for the Respondent No. 2

**CORAM : S. V. GANGAPURWALA, J.  
DATE : 15TH SEPTEMBER, 2015.**

**PER COURT :**

. The appeal is filed by the parents of the deceased daughter on the ground that in law the claim of the parents could not be denied. I have perused the judgment. Though legally contention can be accepted, however, from the judgment of the Tribunal, it is clear that the appellant No. 1 has already withdrawn more than Rs. 11,00,000/- from the account of the deceased and the benefit of the said amount has not been given to any of the person. The said aspect was considered while not granting any amount to the present claimants.

2. Today also on being asked the appellants are hesitant to give details as to how the said amount of more than Rs. 11,00,000/- withdrawn by the appellant No. 1 has been invested or utilized. Whether any amount is given or invested in the name of the daughter of the deceased is also not being made clear.

3. In the light of that, **Admit.**

4. The request for stay is negated. The amount awarded to the minor shall be invested as directed by the Tribunal.

[ S. V. GANGAPURWALA, J. ]

bsb/Sept. 15