

IN THE HIGH COURT OF KARNATAKA AT BENGALURU

DATED THIS THE 20<sup>TH</sup> DAY OF SEPTEMBER, 2019

BEFORE

**THE HON'BLE MR. JUSTICE ARAVIND KUMAR**

**W.P. NO.56230/2017 (KLR-RR/SUR)**

**BETWEEN:**

SMT. C. SAVITHRAMMA  
W/O D. PUTTASWAMY  
AGED ABOUT 50 YEARS  
R/O KALMANTIDODDI  
KEREGODU HOBLI  
MANDYA-TQ & DIST – 571 401.

... PETITIONER

(BY SRI. L. RAJA, ADVOCATE)

**AND:**

1. THE STATE OF KARNATAKA  
REPT BY ITS SECRETARY  
REVENUE DEPARTMENT  
VIDHAN SOUDHA  
BENGALURU-01.
2. THE DEPUTY COMMISSIONER  
MANDYA DIST, MANDYA - 571 401.
3. THE ASSISTANT COMMISSIONER  
MANDYA TQ, MANDYA DIST - 571 401.
4. THE TASALIDAR  
MANDYA & MEMBER OF  
REGULATION OF LAND  
GRANT COMMITTEE  
MANDYA TQ & DIST – 571 401.

... RESPONDENTS

(BY SRI. Y.D. HARSHA, AGA FOR R-1 TO R-4)

THIS W.P. IS FILED UNDER ARTICLES 226 AND 227 OF THE CONSTITUTION OF INDIA PRAYING TO DIRECT TO THE RESPONDENTS TO CONSIDER THE REPRESENTATION DATED: 27.09.2017 VIDE ANNX-C.

THIS PETITION COMING ON FOR ORDERS THIS DAY, THE COURT MADE THE FOLLOWING:

**ORDER**

Heard Sri. L.Raja, learned counsel appearing for petitioner and Sri.Y.D.Harsha, learned AGA appearing for respondent Nos.1 to 4. Perused the case papers.

2. Petitioner has sought for a writ of mandamus being issued to respondents to consider the representation dated 27.09.2017-Annexure-C.

3. Petitioner claims to be in possession and enjoyment of land bearing Sy.No.90 measuring 1 acre situated at Kalmanti Doddi, Keregodu Village, Mandya Taluk, Mandya District, since 20 years and as such he has filed Form No.53 seeking regularization of his occupation over said land. On account of non consideration of said application, representations came to be submitted and non consideration of said

representations, petitioner is before this Court seeking writ of mandamus to respondents to consider his representation submitted for regularization of his occupation of the land.

4. Sri.Y.D.Harsha, learned AGA appearing for respondents would submit that committee for Regularisation of Unauthorized Cultivation of Lands is yet to be constituted and on such constitution, prayer of petitioner would be examined in accordance with law. His submission is placed on record.

5. Fourth respondent herein is directed to place the application of petitioner said to have been filed in Form No.53 – Annexure-B before the Committee for Regularisation of Unauthorized Occupation of Lands within three (3) months from constitution of such Committee, who shall consider the said application on merits and in accordance with law expeditiously. Accordingly, writ petition stands disposed of.

In view of main petition having been disposed of,  
I.A.No.1/2019 for early hearing does not survive for  
consideration and it stands rejected.

**SD/-  
JUDGE**

DR