

ITEM NO.4

COURT NO.6

SECTION PIL-W

S U P R E M E C O U R T O F I N D I A
RECORD OF PROCEEDINGS

Writ Petition (Civil) No. 464/2020

RANJANKUMAR DINKARRAO ROKADE

Petitioner(s)

VERSUS

UNION OF INDIA

Respondent(s)

(FOR ADMISSION and IA No.47866/2020-PERMISSION TO APPEAR AND ARGUE
IN PERSON)

Date : 03-11-2022 This petition was called on for hearing today.

CORAM :

HON'BLE MR. JUSTICE M.R. SHAH
HON'BLE MR. JUSTICE M.M. SUNDRESH

For Petitioner(s) Petitioner-in-person

For Respondent(s)

UPON perusing the papers the Court made the following

O R D E R

The petitioner in person remained absent in the first call.

The matter was kept for the second session. Again, the petitioner
in person has remained absent.

By way of this petition under Article 32 of the
Constitution of India, the petitioner has prayed for the
following reliefs -

“(a) issue a writ of certiorari or mandamus or any other
appropriate writ/direction that the PIL for these rights
of land acquisition is given by the Govt with all
section of Land Acquisition Act & various limitations
in Rules by using above said sections of the drastic
powers to disturb & destroy poor farmers fundamental
rights & dignity & giving trauma & humiliation caused by
the land acquisition law to the farmers land for
airports or any other infrastructural developments and
PIL claim for withdrew/annul the rights of land
acquisition law, from to above said law & Acts & to
save poor and beloved farmer from any 2nd airport or any
type of land acquisition from land acquiring process
created by Central Govt. And case is valued at & proper
contd..

court fee stamp is paid thereon, & the compensation for mental agonies & mental trauma & humiliation in the vicinity in entire nation by the Central Govt.; and

(b) issue a writ of certiorari or mandamus or any other appropriate writ/direction to the Central Govt. for annuls permission given to 2nd airport or any airport of the fertile agricultural land of the farmers in the nation and any land acquisition in the nation; and

(c) issue a writ of certiorari or mandamus or any other appropriate writ/direction to the respondent - Central Govt. to restrict his agents, employees of any persons, from disturbing the possession of poor beloved farmers of 2nd airport or any single airport or any other land acquisition on above said land acquisition of Acts & Rules, allowed them use their agricultural property and enjoyments by the poor beloved farmers of the nation; and/or

(d) Such other orders as the Hon'ble Court may deem fit in the interests of justice and equity."

No writ of mandamus can be issued, as prayed, for the relief(s) sought. The acquisition of land is always subject to the relevant laws and the Acts. It is ultimately for the appropriate authority/Government to take a conscious decision for acquisition of the land required for public purposes/public projects. The land owners are entitled to compensation under the relevant Acts and the laws. If the submission on behalf of the petitioner is accepted and the writ of mandamus, as prayed, is issued it will hamper the public projects. The petitioner is not entitled to any of the reliefs, as prayed, in the petition under Article 32 of the Constitution of India. The Writ Petition stands dismissed.

Pending application(s) shall stand disposed of.

(NEETU SACHDEVA)
ASTT. REGISTRAR-cum-PS

(NISHA TRIPATHI)
ASSISTANT REGISTRAR