

12 (11)
IN THE COURT OF DUPTY COMMISSIONER, RAMGARH

Restoration Appeal No.- 55/2010

Chhedhi Munda & Others ... Vrs.... Jai Prakash Sahu & Others

5/2015
ORDER

The appeal has been filed against the order dated 26-06-2010 passed by the Trial Court of The D.C.L.R. Ramgarh in Restoration case no.- 59/2006-07 Chhedhi Munda & Others Vrs. Uma saw. The dispute is related to the following land :-

<u>Village</u>	<u>Thana</u>	<u>Thana No.</u>	<u>Khata No.</u>	<u>Plot No.</u>	<u>Area (Acre)</u>
Chakarwali	Gola	61	19	287	0.43

There after notice was issued to both parties and Lower Court Record was called for.

In his petition appellant has stated that in the Survey Khatiyan the land in question is recorded in the name of Hiruwa Munda and the appellant is one of his successor. That neither the recorded tenant nor his heirs successors transferred the above land at any point of time and they were holding cultivating possession over same and paying rent also for same regularly to the state after vesting and to the Ex-landlord prior to vesting of estates. So appellants prayed that appeal may be allowed and order passed by the lower Court may be set aside.

The respondent No. 3 & 4 has submitted that the appeal is not maintainable. It is further stated in the reply That above land in question is recorded in the name of Hirua

21

