



C.S. No.321 of 2019

and O.A.Nos.93 & 94 of 2020

and A.Nos.1641 & 1642 of 2021

WEB COPY

C.V.KARTHIKEYAN, J

A memo has been filed stating D1 has unfortunately died pending litigation. The details of the legal heirs also have been given.

2. Learned counsel for the plaintiffs states that necessary application to bring on record the legal heirs has already been filed. There is also a representation by the purchasers who are D11 to D21 complaining about the matter being protracted by the plaintiffs. There is no indication of steps being taken to serve suit summons on D24 and D25. This Court has observed that costs will be imposed on the plaintiffs. Since D1 has died, passing any effective order may workout to the disadvantage of all the parties.

3. Therefore, let me hold over imposing costs and list the matter on 19.06.2024, on which day, the application to bring on record the legal heirs may be brought up. The Court will also observe whether steps have been taken to D24 and D25 and pass orders accordingly.

04.06.2024



gsa

WEB COPY