

COMMON ORDERS ON IA I to III
FILED BY THE APPLICANT

The Applicant has filed 3 I.A.s. The IA No.I under Order XXII rule 4 R/W.Sec.151 of CPC and prayed to permit the L.Rs. of deceased respondent No.1 to come on record, IA.No.II U/O.XXII Rule 9 of R/w.Sec.151 of CPC and prays to set aside the abatement order against the deceased respondent No.1 and I.A.No.III U/sec.5 of Limitation Act R/w.Sec.151 of CPC and prays to condone the delay if any in filing the L.Rs. Application.

Heard and perused.

Perused the applications and also supportive affidavits and also other materials available on record. I am satisfied on the grounds urged in the I.A.I to III and it is necessary to bring the legal representatives of the deceased respondent No.1 on record to adjudicate the matter effective. Moreover, the right to sue survives in favour of the legal representatives of deceased respondent No.1. In the present case, the cause of action also survives for legal representatives of deceased respondent No.1. Therefore, I am of the view that the applications filed by the applicant are hereby and made out sufficient grounds to allow the applications. Hence, I proceed to pass the following

ORDER

The IA I to III filed by the applicant are hereby allowed.

Abatement order against the respondent No.1 is hereby set aside. The L.Rs. of deceased respondent No.1 i.e., R1(a) & (b) are permitted to come on record.

The applicant is hereby by directed to carry out the necessary amendment in the original petition and to furnish amended petition.

For compliance by

I ACJ., & JMFC., Nanjangud