

IN THE COURT OF THE CIVIL JUDGE KARWAR.

AT: KARWAR.

ORIGINAL SUIT NO: 127/2014

PLAINTIFF: Sri. Suresh S/o. Late Ganty Gunagi
V/s

DEFENDANTS: Smt. Ganga Kom Chipa Gunagi and others

ISSUES

1. Whether the plaintiff proves that, he is entitled to declare that, the judgment and decree passed in OS 52/1984 dated 2.3.2012 is not binding to the rights of the plaintiff as the plaintiff is the exclusive owner of the suit schedule properties being the only surviving legal heir left behind by Late Ganty Daji Gunagi and his wife Late Kaveri Ganty Gunagi and he is entitled to succeed to the suit property left behind by Late Ganty Daji Gunagi?
2. Whether the plaintiff further proves that, the suit schedule property in alternatively is the joint family property of the plaintiff and defendants?
3. Whether the plaintiff further proves that, he is entitled to the partition and separate possession of 1/3rd share in the suit schedule property by effecting the partition by metes and bounds?
4. Whether the suit is not properly valued and court fees paid insufficient?
5. Whether the plaintiffs entitled for the mesne profits?
6. Whether the plaintiffs entitled for the relief claimed?
7. What order or decree?

Place: Karwar.
Dated: 28.10.2014

(Devendra Pandith)
Prl.Civil Judge, Karwar.

**Issues framed.
To hear on maintainable issue No.6.
Call on**

Civil Judge, Karwar.