

IN THE COURT OF THE ADDL.CIVIL JUDGE, AT ANKOLA

ORIGINAL SUIT NO.95/2022

PLAINTIFFS : Smt. Prema Honnappa Nayak
and 2 others

-Vs-

DEFENDANTS: Devanna Subraya Nayak and another

ISSUES

- 1) Whether Plaintiff proves that suit schedule properties are joint family properties?
- 2) Whether Plaintiff proves that the registered partition dated 11/02/1998 in respect of suit properties was obtained behind his back and the same is not valid and not binding on him?
- 3) Whether defendant No.1 proves that there was a prior partition in respect of suit schedule properties?
- 4) Whether defendant No.1 proves that deceased Subraya Nayak had executed registered Will dated: 21.01.2016 in

favour of one Ashwat Devanna Nayak in his free Will and Sound mind?

- 5) Whether defendant No.2 proves that item No.3 of suit schedule property is self acquired property of Subray Nayak and he purchased the same from him vide registered sale deed dated 26-04-1999?
- 6) Whether Plaintiff is entitled for 1/4th share in suit schedule property ?
- 7) What order or decree?

02.03.2023

Sd/-
Addl. Civil Judge, Ankola