

IN THE COURT OF CIVIL JUDGE AND JMFC., AT MUNDGOD.

O.S.NO.32/2019

PLAINTIFFS : Sri. Jeevappa S/o Shekappa
Lamani and others.

-Versus-

DEFENDANTS: Sri.Shekappa S/o Hanumantappa
Lamani and others.

I S S U E S

1. Whether the plaintiffs prove that the suit schedule property is belongs to the original propositus by name Hanumanthappa Subbanna Lamani as alleged in the plaint?
2. Whether the defendant No.3 proves that deceased Hanumanthappa has got executed Will dated 01.06.2004 and bequeathed his share to the defendant No.3?
3. Whether defendant No.3 proves that defendants have executed power of attorney dated 17.06.2014 in his favour and accordingly he has got executed relinquishment deed in his favour with respect to the item No.1 of the suit schedule property as alleged in the written statement?
4. Whether suit is properly valued and court fee paid is sufficient?
5. Whether the suit is bad for non inclusion of all the properties available for partition?
6. Whether the plaintiffs entitle the relief of partition as they sought ? If so.
7. What Order or Decree ?

Mundgod.

Dt. 30-05-2023

**Civil Judge and JMFC.,
Mundgod.**

