

**Order below Exhibit 29**

Plaintiffs have filed this application to condone the delay of 5 months to bring the legal heirs of plaintiff No.1E Sanjay Gavaji Bhosale on record.

02. It is the contention of the applicants that plaintiff no.1E passed away on 01/01/2024. Applicants are in a mental shock and traumatized. Therefore, the heirs of the deceased not taken on record within limitation. As plaintiff No.1E is necessary party and it is necessary to take his legal heir's on record, he prayed to condone delay.

03. Heard perused the entire record. This is suit for partition and possession. Considering the nature of the suit, after demise of plaintiff No.1E, right to sue survives. Admittedly, plaintiff No.1E passed away on 01/01/2024. Therefore, in view of Article 120 of The Limitation Act, legal heirs should be brought on record within 90 days. Therefore, it was obligatory on the part of the plaintiff to file application on or before. As per Article 121 of Limitation Act, application to set aside the abatement order should be filed within 60 days after passing the abatement order. Though, there is delay of 5 months has been caused by applicant, it is necessary to allow this application and to condone the delay caused to decide matter on merit.

**ORDER**

The delay for bringing the legal heirs  
of the deceased plaintiff No.1E is hereby condoned.