

MHAU050000472025

**Civil M.A. No.17/2025,
Mandabai Vs. Manisha.****Order below Exh. 8**

Perused application. Say is not filed. Hence application proceeded without say. Heard Advocate Shri. Nitin Bawache for applicants. He submitted that, on the basis of heirship certificate granted in favour of respondents in Civil M. A. 141/2024, respondents are trying to certify entry in revenue records today itself. Respondents obtained heirship certificate by suppressing material facts from the Court that, applicants are also legal heir of deceased Bhaskar Shripati Bawche. Applicants will suffer irreparable loss if heirship certificate granted to respondents is not stayed. He prayed to allow the application to stay heirship certificate granted in favour of respondents in Civil MA No. 141/2024.

2. In the present matters respondents have filed their say. Furthermore, considering submissions of Advocate for applicant, it prima facie seems irreparable

loss will cause to applicants if revenue entry is certified on the basis of heirship certificate granted in Civil M.A. 141/2024. Therefore, urgent relief is warranted. Very purpose of the application will be frustrated by delay. Hence, in the interest of justice ad-interim injunction against respondents as prayed is granted till final hearing of Civil MA 17/2025. Applicant is directed to take necessary steps for service of the order upon respondents and file their affidavit to that effect on record. EP and SB allowed.

Date : 28.01.2025.

Place: Vaijapur.

(Smt. V. R. Kulkarni)

3rd Jt.Civil Judge J.D.,

Vaijapur.