


MHAU070003082026 	<b>Civil M.A./56/2026</b> <b>Shainath Raosaheb Alanjkar Vs</b> <b>Nil</b>
---	---

**ORDER PASSED BELOW EXH.1**

This is an application filed by applicants through e-filing for issuance of Heirship certificate as per Section 2 of the Bombay Regulations Act, VIII of 1827.

**In brief, facts of the application are as follows :-**

- 2) Applicants are praying for issuance of Heirship Certificate in their favor by formally recognizing them as they are legal heirs of deceased Raosaheb Asaram Alanjkar.
- 3) Deceased Raosaheb Asaram Alanjkar is died on 01.01.2024 at Siresaigaon, Tq. Gangapur, Dist. Chhatrapati Sambhajinagar. Deceased Raosaheb Asaram Alanjkar was the father of applicant no. 1, 5 to 7, father-in-law of applicant no. 2, and grandfather of applicant no. 3 and 4.
- 4) Applicants required the Heirship Certificate for government and semi-government purposes. applicants are only the heirs of deceased Raosaheb Asaram Alanjkar.
- 5) After receipt of this application, this Court issued proclamation through citation notice and public notice in daily news paper namely "Solapur Tarun Bharat" circulated locally for inviting objections and directed to appear in this

Court within one month from the date of proclamation and enter their objections. So also, notice of this application were posted on notice board of Grampanchayat Office of Siresaigaon on 23.01.2026, notice board of Tahsil office of Gangapur on 23.01.2026 and the conspicuous portion of the Court. The report is at Exh. 6.

6) The Public Notice is published in daily news paper "Solapur Tarun Bharat" on 25.01.2026 at Exh. 9. However, nobody appeared before the Court, and objected the claim of applicants.

7) The Death Certificate shows that, deceased Raosaheb Asaram Alanjkar is died on 01.01.2024 at Siresaigaon, Tq. Gangapur, Dist. Chhatrapati Sambhajinagar.

8) Applicants have contended that, they are only the legal heirs of the deceased Raosaheb Asaram Alanjkar. Except them there is no other legal heirs of deceased.

9) Till today, no sufficient objection offered by anyone to the prayer of the applicants. Hence, this Court proceed to receive further proof of the rights of the applicants.

10) The applicant no. 5 filed affidavit in support of the application and also filed affidavit in lieu of examination-in-chief at Exh.10. The applicants also filed following documents along with list Exh. 8 :

l) Scan copy of Death Certificate of deceased Raosaheb

Asaram Alanjkar.

II) Scan Copy of Aadhar Card of applicants. Thereafter the applicants filed evidence close pursis at Exh. 17.

11) I have gone through Section 2 of the Bombay Regulations Act, VIII of 1827. This provision of law provides for formal recognition of heirs of deceased by the Court.

12) Heard Ld. Advocate Shri. A. I. Shaha for applicants.

13) Perused the record and proceeding. In spite of news paper publication about this application, none has appeared before the Court and raised objections to the contentions and claim of applicants. Therefore, I do not find any reasons to disbelieve the contentions of applicants. The pleadings and evidence on record has unchallenged.

14) Considering the application, evidence of applicants, documents filed on record. It is cleared that no one has objected the rights of the applicants. The applicants filed affidavit in support of the application and stated that they are the only legal heirs of deceased Raosaheb Asaram Alanjkar. This contention of application is unchallenged. Therefore, it proves that the applicants is the legal heirs of the deceased. The applicants sought the heirship certificate for government and semi-government purposes. Therefore, this Court is satisfied that, there is no hurdle in granting heirship certificate in the name of applicants. In view of above discussion I come to conclusion that the

applicants are entitled to heirship certificate. It is directed to the applicants that this certificate will use for the purpose mentioned in the application and shall not be used for any other purposes. In view of above discussion, I pass the following order.

**ORDER**

1. Application is allowed.
2. Applicant no. 1 to 7 are hereby formally recognized as legal heirs of the deceased Raosaheb Asaram Alanjkar.
3. On payment of requisite Court fee stamp, heirship certificate be issued to the applicants in the form contained in Appendix B of the Bombay Regulation Act,1827.
4. This is merely a formal declaration of heirship and is not a succession certificate. No valuable debts and securities would be transferred on the name of holder on the basis of this certificate.
5. Application is disposed of accordingly.

Date :- 25.03.2026

(M. A. Shaikh)  
2<sup>nd</sup> Jt. Civil Judge J.D.,  
**Gangapur.**

**CERTIFICATE**

I affirm that the contents of this P.D.F. file order are same, word to word, as per the original Order.

Name of the Stenographer : R. S. Bhange  
Court : Shri. M. A. Shaikh,  
2<sup>nd</sup> Jt. Civil Judge J.D., &  
J.M.F.C. Gangapur.  
Date of order : 25.03.2026  
Order signed by the presiding : 25.03.2026  
officer on  
Order uploaded on : 25.03.2026