



MHAU080012942016.

**R.C.S.No.148/2016.
Ganesh and ors Vs. Kesarbai
and ors.**

ORDER BELOW EXH.1.

1. Perused the record of the case and rozanama. Plaintiffs and their Ld. advocate are absent though called repeatedly today. It appears from the rozanama that, plaintiffs and their Ld. advocate are absent continuously. Today, plaintiffs and their advocate called out repeatedly till today, but no one appeared. Hence, no purpose would be served to keep the suit ineffective and stale on the record.

2. The present suit is 9 years old and ineffective. Considering the direction given by the Hon'ble High Court regarding preferably dispose off the old pending matters as per action plan. Perused the record it reveals that, dated 20.02.2026 the Court has given direction to the plaintiffs that, takes the effective steps to proceed with the matter on next date otherwise adverse order has been passed against them. Though, today plaintiffs and their advocate are absent and not taken effective steps towards proceed with the matter. It appears that, plaintiffs are not interested in proceeding with the suit effectively and the suit is unreasonably pending due to want of effective proceeding on the part of the plaintiffs. Considering the absence of the plaintiffs today before this Court, the suit is liable to be dismissed for default. Hence, I pass following order,

ORDER

Suit is dismissed for default.

Dated : 12.03.2026.

(M. V. Kirme.)
Judicial Magistrate First Class,
Court No.2, Sillod.