

MHGA040000182026



IN THE COURT OF CIVIL JUDGE (JR.DN.), ARMORI,
DIST. GADCHIROLI
(Presided Over by Smt. Vaishali V. Choudhari)

M.J.C. No.02/2026

E-filing

- 1] Smt. Motikala Kamalakar Bagmare,
Age 50 years, Occ. Gruhini,
 - 2] Dipak Kamalakar Bagmare,
Age 24 years, Occ. Nil (mental retardation)
Through guardian mother applicant No.1
 - 3] Ganesh Kamalakar Bagmare,
Age 23 years, Occ. Education,
 - 4] Smt. Laxmi Kawadu Bagmare,
Age 70 years, Occ. Gruhini,
All R/o. Waghada Bardi,
Th. Armori, Dist. Gadchiroli
- ... Applicants**

VERSUS

Nil

... Non-applicant

Appearance : Advocate for the applicant : Shri. C.L. Darekar
Non-applicant : --Nil--.

Order Below Exh.1

(Passed on 04nd day of April, 2026)

Perused the application. Heard, Shri. C.L. Darekar learned advocate for applicants. Instant application is filed by the applicants for issuance of legal heirs ship certificate under clause 3 of the Bombay Regulation, VIII of 1827.

2. Smt. Motikala Kamalakar Bagmare (AW-1) deposed by way of affidavit in lieu of her examination-in-chief (Exh-13) that, her husband namely **Kamalakar Kawadu Bagmare** died on **03.12.2025**. After the demise of the deceased, applicants are the only legal heirs being wife, children and mother. The deceased have no other legal heirs except applicants.

3. Applicants required the said certificate for job on the basis of compassionate ground and Government and non-government purposes. The concerned officer are asking to the applicants to bring the legal heir-ship certificate from the Court. The applicants require the heirship certificate for the said purposes.

4. Applicants filed documents on record which includes Death Certificate (Exh.14) of deceased. Copies of Aadhar Card (Exhs.15 to 18) of applicants. The copy of publication published in daily "Mahasagar" newspaper (Exh.19) dated 16.01.2026 for calling objections for the issuance of legal heirs certificate to applicant.

5. The evidence on behalf of applicants are remained unchallenged as nobody resisted the claim of applicants. It appears that, the notice of application made by applicants have been published through the daily newspaper having wide circulation in the locality and also copy was affixed on the notice board of this court as well as concerned Grampanchayat Waghala, Th. Armori but no one appeared from public at large in the proceedings. It appears that, the application at Exh-01 for issuance of heirship certificate

remained uncontested and unchallenged. Thus, applicant by adducing evidence proved that, they are only legal heir of deceased.

6. Needless to say that, the issuance of heirship certificate does not confer any right on any person in respect of property of deceased. Therefore, it is just and desirable to issue legal heirship certificate in favour of applicants. Hence, I proceed to pass following order.

ORDER

- 1] The application is allowed.
- 2] Legal heirship certificate be issued in the name of applicants, as they being the legal heirs of deceased **Kamalakar Kawadu Bagmare** on payment of requisite court fees.
- 3] The note should appended to certificate that applicants are required, within six months from the date of this certificate, or within such further time as the court may from time to time grant, to Exhibit in the court a full and true inventory of all the property and credits in his possession under this certificate, and also within one year from the same date or within such further time as a court may from time to time grant, to tender to the court a true accounts of the said property and credits, showing the assets which have come to their hands and the manner in which they have applied for disposed off.

Date :-07.04.2026

(Smt. Vaishali V. Choudhari)
Civil Judge (Jr. Dn.), Armori.