

**ORDER BELOW EXH.128**

Perused the present application filed by the applicant for bringing the heirs of the plaintiff on record. By way of this application, it is contended that the applicant is the only legal heir of the deceased plaintiff and the right to sue survives in his behalf.

2. The say of the defendant has been filed on the back leaf of the application contending that the applicant is not the only legal heir of the deceased plaintiff. The widow and two daughters are survives behind the plaintiff along with the applicant. Hence, the application is deserves to be rejected.

3. Heard the plaintiff. It is submitted that after the death of the Plaintiff his widow Sadekha Begam also died on 07.11.2020 and the applicant is the only son of the plaintiff. He has no other sisters. The plaintiff has filed on record the death certificate of the widow of the plaintiff and an affidavit of the applicant. Wherein it is stated that he has no other sister or brother. Thus, in my view there is no impediment to allow the prayer of the applicant. Hence, I pass following order.

**ORDER**

1. The application is allowed.
2. Applicant shall carry out amendment forthwith.

Date :27.06.2025.  
Jalna.

Sd/-  
(Supriya N. Pund)  
3<sup>rd</sup> Jt. Civil Judge Junior  
Division, Jalna.

**CERTIFICATE**

“ I affirm that, the contents of this PDF file are word to word as per original order ”.

Name of Steno           :- U. R. Dasare  
Name of Court           :- JMFC & CJJD Court no.3, Jalna.  
Date of PDF               :- 27.06.2025.

Sd/-  
Signature of Stenographer