

MHJN060002242026

**ORDER BELOW EXH.01**

(Passed on 18.03.2026)

1] This is an application under **Bombay Regulations VIII of 1827**, for the grant of Heirship Certificate in relation to death of **Vijay Dagadubhau Sonavne**.

**Brief contention of applicant is as under:-**

2] Deceased is husband of applicant no. 1, father of applicant no. 2 and 3 and son of applicant no. 4. Deceased Vijay Dagadubhau Sonavne died on 07.01.2026. After his death only applicants are the legal heirs of Vijay Dagadubhau Sonavne. Hence, the applicants sought, the “Heirship Certificate” mere as a recognition. To fortify the contentions of application, affidavit of applicants and certain documents are filed.

3] After receipt of application, proclamation was issued, so as to call objections, if any, for grant of Heirship Certificate to applicants. Proclamation Exh.14, was published in daily newspaper “*Dainik Punyanagari*” of dated 04.02.2026. However, even after the lapse of the prescribed period, nobody appeared and raised any sort of objections. Thus, matter was posted for evidence.

4] Applicant no. 1 has adduced her evidence at Exh.7. Beside this, she has filed certain documents to fortify their version. Verified copies of Aadhar Cards of applicant nos. 1 to 4 at Exh. 10 to 13, Copy of death certificate of Vijay Dagadubhau Sonavne at Exh. 15 and closed evidence vide purshis at Exh.17. Heard Shri. D.S.Kad, learned advocate for applicants.

5] It reveals from evidence of applicant that, Vijay Dagadubhau Sonavne died on 07.01.2026. This fact is duly fortified by copy of death

certificate of Vijay Dagadubhau Sonavne. As nobody has raised any objection even after publication of proclamation, the version of applicant has gone un-shattered.

6] As per Section 134 of Evidence Act, “no particular number of witnesses are required for proving any fact”. The evidence of sole applicant witness has gone un-controverted and unchallenged. It is free from any discrepancies. Therefore, I have no hesitation to place reliance upon the same and conclude that, applicants are the only heirs of deceased. As per **clause 7 of Bombay Regulation VIII of 1827**, *“the granting of certificate under it shall not finally determine, nor injure the right of any person and the Certificate shall be annulled by the Zilla Court, upon the proof that another person has preferable right.”*

7] Considering the unchallenged testimony of applicant and documents filed on record, it is crystal clear that, applicant is entitled for Heirship Certificate. Under such circumstances, I think it just and proper to issue Heirship Certificate in the name of applicant. Hence, I pass following order-

### ORDER

1. Application is allowed.
2. Issue Heirship Certificate in the name of applicant as the recognized heirs of deceased Vijay Dagadubhau Sonavne R/o. Bhorkheda, Tq. Bhokardan, Dist. Jalna as per rules.
3. This certificate shall not be used for any other purpose.

Date:- 18.03.2026

Sd/-  
(Mayuresh R. Kale)  
Civil Judge Junior Division,  
Bhokardan

**CERTIFICATE**

I affirm that the contents of this PDF file Order/Judgment are same word to word as per the original Order/Judgment.

Name of Steno/Clerk	:	G.M.Padol
Court	:	CJJD & JMFC, Bhokardan
Date	:	18.03.2026
Judgment/order signed by the Presiding Officer on	:	18.03.2026
Judgment/Order uploaded on	:	18.03.2026