

MHKO070009982016



**ORDER BELOW EXH.NO.59 IN R.C.S.NO.186/2016**  
**(Smt. Mathura *alias* Sangita Kokare and Anr. - Vs. - Smt. Rajubai Kokare and Ors. )**

This is an application filed by plaintiffs for impleading legal heirs of deceased Savita Shendage as defendants in the present suit. Defendants have filed their say and opposed the application. Heard the learned Advocates for both the sides.

2] Perused application and say. Perused record and proceeding of the suit. Defendants have contended in their written statement that defendant No.1 had daughter namely Savita who was died on 12/01/2008. However, plaintiffs were not aware about said fact. Therefore, plaintiffs have not impleaded legal heirs of Savita, as defendants in the present suit. The present suit is for partition and perpetual injunction. Therefore, in order to enable the Court for effective and complete adjudication of the suit and to settle all the questions involved in the present suit, it is necessary to allow the application to bring on record the legal heirs of deceased Savita. Hence, I pass the following order :-

**ORDER**

1. The application is allowed.
2. Necessary amendment be carried out within two weeks from the date of this order.

Place – Jaysingpur.  
Date – 17/01/2025

( **Smt. Renuka D. Gaikwad** )  
Joint Civil Judge Junior Division,  
Jaysingpur, Tal. Shirol, Dist. Kolhapur.