

R. C. S. No. 53/2025.
Suresh Vs. Subhash & Ors.
MHKO150004512025.

COMMON ORDER BELOW EXH- 48 & 54.

Perused application and say. Heard counsel for both sides while filing an application and say. It is contention of defendant no.5 & 7 that, defendant no.5 being agriculturist and defendant no.7 being women having no legal knowledge to file W. S. within time. Therefore, they could not able to contact their counsel to file W. S. on record. Hence, prayed to set aside no W. S. order passed against them.

2. Counsel for plaintiff filed say backside of these applications and prayed to allow the same.

3. On perusing record it shows that, yet no any adverse order or no W. S. order was passed against these defendants. As per record, on 27.01.2026 defendant no.5 appeared in proceeding and filed present application as same defendant no.7 appeared in proceeding on 17.02.2026 and filed this application.

4. This is suit for partition and separate possession. Valuable property right of this defendant involved in present suit. Further, plaintiff not strongly oppose the same. No prejudice would be caused to the plaintiff, if application allowed. Thus, I pass following order,

ORDER

1. Application stands allowed, no order to cost.
2. The copy of W. S. filed by defendant no.5 & 7 along with these applications be accepted on record and marked at

Exh.56 & 57 respectively.

(R. P. Thore)

J.O.Code No.MH02897

Civil Judge, Junior Division,
Ajara.

Place- Ajara.

Date- 06.04.2026.

