

MHKO190004062023



ORDER PASSED BELOW EXH.11

IN

R.C.S No.169/2023

Ashok Krishna Salavi alies Kumbhar Vs. Dattatray

Vasant Kumbhar

(Date:11/12/2024)

1. Defendant has filed the present application for setting aside No W. S and no say order dated 11/07/2024 passed against him. Plaintiff has filed his say overleaf of the application and given no objection.

2. Heard both the sides. Perused the record. It appears that plaintiff has filed present suit for the relief of perpetual injunction. The subject matter of the present suit is an immovable property. The valuable rights of defendant are involved in it. If the suit is proceeded without W.S and say of defendant, then it would be cause prejudice to his rights. Considering the above said discussion, I am of the view that No W.S and No say order passed against defendant is to be set aside. For delay, costs of Rs.100/- is to be saddled upon defendant. In the result I pass following order.

- ORDER -

1. The application below Exh.11 is allowed and No W.S as well as No Say order passed against defendant is set aside subject to costs of Rs.100/- payable to T.L.S.A, Radhanagari on or before next date.

2. Parties to comply accordingly.

Date:08/01/2025

(R. D. Shinde)
Civil Judge Junior Division,
Radhanagari.