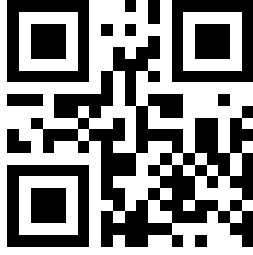


MHKO190006212017ORDER PASSED BELOW EXH.31 INR.C.S. No. 140 OF 2017

(Shri.Vilas Dadaso Savardekar Vs  
Gramsevak, Grampanchayat Savarde Pa.  
etc.2)

(Date:25/06/2025)

Defendant No.3 and 4 have filed the present application for condonation of delay of period of 140 days to file written statement.

2. The plaintiff has filed his say on the overleaf of the application and opposed the application.

3. Heard Ld. Advocate for the defendant No.3 and 4 and Ld. Advocate for the plaintiff.

4. Perused the record. The subject matter of the present suit is immovable properties. The valuable rights of defendant No.3 and 4 are involved in it. If the suit is proceeded without W.S of defendant No.3 and 4, then it would cause prejudice to their rights. No doubt there is delay in filing say on their part, but it is necessary to reiterate the cardinal principal of natural justice that no one should be condemned unhurt. Considering such, it is just and proper to permit the defendant No.3 and 4 to file their say by imposing reasonable cost. Hence, following order:

**ORDER**

1.	The application (Exh.31) is allowed.
----	--------------------------------------

2.	The delay caused is condoned subject to costs of Rs. 200/- (Rs. Two Hundred Only) payable to the plaintiff.
----	-------------------------------------------------------------------------------------------------------------

sd/-

**( N. P. Kakade)**

Date:25/06/2025

Jt. Civil Judge Junior Division

Radhanagari.