

**ORDER BELOW EXH. NO.34 IN Spl. C. S. NO.10/2025**  
(Nilabai Ingale and another Vs. Prabhu Savalkar and Ors.)  
(Passed on this *12<sup>th</sup> Day of November, 2025*)  
**CNR NO.MHLA170001002025**

Plaintiffs have filed application under Order VI Rule 17 that, inadvertently they have not filed page Nos. 5, 7 and 9 of Exh. 5 alongwith the suit. However, page No. 5, 7 and 9 of the affidavit along with Exh. 5 are correct. Plaintiffs also proposed amendment in the address of defendant No.7, 8 and 9.

2. Defendants failed to file their say though granted sufficient opportunity. Hence, "No say" order is passed against defendants.

3. Heard learned counsel for plaintiffs. In view of Order VI Rule 17 of the Code of Civil Procedure, amendments can be carried out at any stage of the suit. Allowing the application of plaintiffs will not change the nature of the suit. On the contrary, it will help in just decision of the suit. Therefore, proposed amendment in Exh. 5 and plaint is liable to be allowed. Hence, I pass following order:-

**ORDER**

1. The application is allowed.
2. Plaintiffs shall attach page No. 5, 7 and 9 in the plaint and application below Exh. 5 and change the address of defendant Nos. 7, 8 and 9 accordingly. Plaintiffs shall carry out the amendment within 14 days from this order.
3. No order as to cost.

Date : 12.11.2025.  
Place : AUSA.

( P. I. Mokashi )  
Civil Judge Senior Division,  
AUSA.