

Order below Exh.17 in Civil M.A.No.248/2023
Sheelabai Bansode Vs. Nil.
(Order passed on 22nd December, 2025.)
CNR No.MHLA170033762023

The applicant has filed application for setting aside evidence close order passed on 09/12/2025 against the applicant. It is submitted by the applicant that, her interest and right are involved in the said application. Applicant wants to lead her evidence. She could not get information of the dates of Court as the matter was transferred to this Court from the Latur Court. Hence, she prayed to allow her application.

2. Perused the say of objection petitioner. She has objected the application on the grounds that, the matter was transferred from Latur Court to AUSA Court on 13/09/2022. The applicant failed to appear since then. Therefore, the application is not tenable. Hence, objection petitioner prayed to reject the application.

3. Heard learned counsels for both the parties. Perused the record. It reveals that, evidence close order is passed against the applicant on 09/12/2024. Thereafter, the objection petitioner has filed her affidavit of examination-in-chief on 15/12/2025 below Exh.15. Still the application filed by the applicant is liable to be consider for just decision of the main application. Further, considering delay to cause file application the application is liable to be allowed on imposing certain cost upon the applicant. Hence, I pass further order below Exh. 1.

Place:-AUSA.
Date : 22.12.2025.

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