

CNR No.MHNB080002122026



CIVIL M.A. NO. 12/2026
Anvit Aashish Gavit and Ors.,
Vs.
Aashish Shantu Gavit (Dead)

ORDER PASSED BELOW EXH.1
(Dated: 10.06.2026)

Application is filed under the Rule VIII of the Bombay Regulation Act, 1827.

2. The applicants are desirous of having their right formally recognized as legal heirs of deceased namely Aashish Shantu Gavit who expired on 01.08.2025 at Mohanpada, Tal. Navapur, Dist. Nandurbar.
3. Applicants contended that, Aashish Shantu Gavit is father of the applicant No. 1 and son of applicant No. 2. Applicants requires heirship Certificate for Governmental and Non-Governmental purpose. There is no any other legal heirs to the above said deceased except applicants. Therefore, they requires Heirship Certificate.
4. Accordingly, this Court issued proclamation through citation notice and public notice in daily newspaper "Nanddarshan" dated 09.02.2026 circulated locally calling upon objections of all the person who disputes the rights of applicants. So also notices of this application were posted on the conspicuous portion of Tahsildar Office and Court.
5. Till today no sufficient objection is offered by anyone.

6. Applicants have contented that they are legal heirs of deceased and except them there are no other legal heirs. In support of their contention they have filed Verified Copy of Death Certificates of deceased Aashish Shantu Gavit at (Exh.15). Verified Copy of Aadhar Cards of Applicant Nos. 1 and 2 at (Exh. 13 and 14) respectively. Respondent Rekha Ashish Gavit has filed pursis at Exhibit No. 17 in which it is mention that she has no objection whatsoever to the issuance of a legal heir certificate in the names of Applicants No. 1 and 2 as she and deceased Aashish Shantu Gavit were separated from each other through panchas as per customs. Thenafter, applicants filed evidence closed puris at Exh.18.

7. Applicant No. 1 filed his evidence on record in form of affidavit in lieu of examination-in-chief at Exh.12.

8. After considering the application, evidence of Applicant No. 1 and documents filed on record and fact that none has objected rights of applicants. The applicant No. 1 is son, applicant No. 2 is mother of the deceased Aashish Shantu Gavit. The applicants are legal heirs of deceased Aashish Shantu Gavit therefore, this Court is satisfied that there is no hurdle in granting Heirship Certificate in the name of applicants. Hence, following order is passed.

ORDER

1	Application is allowed.
2	Applicant Nos. 1) Anvit Aashish Gavit and 2) Jayantibai Shantu Gavit are formally recognized as heirs of the deceased namely Aashish Shantu Gavit.
3	Issue Certificate of Heirship in form Appendix-B in the

	names of applicants on payment of requisite court fees.
4	This Certificate will not be used to transfer any movable and immovable property of the deceased.
5	The Certificate shall not be used for receiving any amount/ compensation from any Government and Non-Governmental organization.
6	It is also needless to mention that this Certificate can not establish the right of applicants in properties of the deceased by itself and it is subject to further proof.
7	The Certificate is issued subject to provision of Chapter 14 per 312 of the Civil Manual.
8	Case and proceedings stands disposed of accordingly.

Navapur
Date:10.06.2026

(B.H.Parmar)
Civil Judge (Jr. Div), Navapur.

CERTIFICATE

I, affirm that the contents of this PDF file are word to word as per Original Order.

Name of the Stenographer	:-	Mayur D. Patil
Name of the Court	:-	Civil Judge J.D. & J. M. F.C., Navapur.
Order Signed by Presiding Officer on:	:-	10.06.2026
PDF Uploading Date	:-	10.06.2026