


MHND270002072023 	RJE No.58/2023
	Mirabai Vs. Keshavrao and others

ORDER BELOW EXH.15

The non-applicants have filed an application to set aside the "no say" order dated 06-12-2023.

2] They submit that respondent nos. 1 and 2 are elderly, and respondent nos. 3 and 4 are the only ones looking after them. Due to their agricultural work and educational commitments in Pune, they could not stay in contact with their advocate, resulting in the passing of the "no say" order. The non-applicants assert that their failure to respond was not intentional and have prayed for the "no say" order to be set aside.

3] The applicant opposed this application, arguing that the cause of the delay is not mentioned and that the application is not tenable.

4] Upon considering the submissions and circumstances presented by both parties, it is observed that the non-applicants have provided a reasonable explanation for their inability to respond in time. The non-applicants' commitment to agricultural work and educational activities, as well as their duty to care for the elderly respondents, are valid reasons for their absence. In the interest of justice and to ensure a fair opportunity for the non-

applicants to present their case, the explanation given is accepted.
Therefore, it is ordered that:

ORDER

[1]	The "no say" order dated 06-12-2023 is hereby set aside.
[2]	The non-applicants are directed to file their say
	[Pronounced in open Court.]

Date : 10-07-2024

[S.B.Dhembare]
Civil Judge Junior Division,
Mudkhed

CERTIFICATE

I affirm that the contents of this P.D.F. File judgment are same word to word, as per the original judgment.

Name of the stenographer : Ashok A. Totre
Court Name : CJJD & JMFC Mudkhed
Date : 10/07/2024
Judgment signed by the
Presiding Officer on : 10/07/2024
Judgment Uploaded on : 10/07/2024