

**Order below Exh.118**

The defendant has filed an application to add issue. Learned advocate of defendant has submitted that, following issue may be framed as plaintiff intended to execute correction deed in favour of defendant regarding suit property-

- Whether plaintiff proves that, he had intention to execute correction deed in faour of defendant ?

2. Learned advocate of defendant has further submitted that, the proposed correction is necessary to decide the matter on merit.

3. On the other hand, plaintiff has strongly opposed the application on the ground that application is vague and not maintainable.

4. Heard both sides. It is to be noted here that the application appears to be vague and it is not comprehensible. Thus, same can not be decided. Therefore, the defendant is required to be directed to file fresh application. Hence, I pass following order-

**ORDER**

1. The defendant is directed to file fresh application with clear material statement.

Ramtek.  
Date : 8.04.2026

[ S.M. Sarode ]  
Civil Judge Senior Division,  
Ramtek.

**ADDITIONAL ISSUES**

7-BB. Whether plaintiff proves that sale-deed dated 17.01.2023, registered at Sr. No.77/23 is null and void?

Ramtek.  
Date : 13.02.2024

[ S.M. Sarode ]  
Civil Judge Senior Division,  
Ramtek.

