

MHNS140004402026



**Order Below Exh.1 In R.C.S. No. 48/2026**  
**Puja Thakare Vs. Mahesh Thakare**  
**(Passed on 10/03/2026)**

Today plaintiff and defendant are present before the court along with their Ld. Advocates. They have filed on record Compromise Deed at **Exh. 08** stating therein that the matter settled between them out of the Court. Hence, they do not want to proceed with the suit and prayed for compromise decree be passed accordingly. Hence, the suit be disposed off as per compromise deed at **Exh.08**.

2. As per **Order XXIII rule 3 of the code** “*Where it is proved to the satisfaction of the court that a suit has been adjusted wholly or in part by any lawful agreement or compromise (in writing and signed by the parties), or where the defendant satisfies the plaintiff in respect of the whole or any part of the subject matter of the suit, the court shall order such agreement, compromise or satisfaction to be recorded, and shall pass a decree in accordance therewith.*” So, in view of above referred provision the said compromise deed (**Exh. 08**) signed by the plaintiff and defendant. I have verified the voluntariness of the parties, which they made voluntarily.

So, this suit is disposed of in view of the compromise deed (**Exh. 08**).

**ORDER**

1. The suit bearing **RCS no. 48/2026** is compromised between plaintiff and defendant as per the Compromise deed (**Exh.08**).
2. The compromise decree be drawn up accordingly.

Date.10/03/2026

(Ashwini A.Pandit)  
Jt. Civil Judge Junior Division  
Dindori, (MH03260)