



**ORDER PASSED BELOW EXH.1 IN Civil M.A. NO.44/2026.**

(CNR No. MHOS10-000115-2026)

*Ashwini & Ors. ..V/s. Nil*

This is an application for issuance of heirship certificate as per under section 2 of The Bombay Regulation Act, 1827.

The brief facts of the application are as under :

2. The father-in-law of applicant i.e. **Rambhau Eknath Bhakare** was died on 12/12/2024 at Para, Tq. Washi, Dist. Dharashiv. Applicant submitted that persons mentioned in para No. 2 of the application are the legal heirs of deceased **Rambhau Eknath Bhakare**.

3. The applicant i.e. 1) **Ashwini Babu Bhakare – Widow of predeceased son**, 2) **Angad Rambhau Bhakare – Son** and 3) **Abhishek Babu Bhakare – Son of predeceased son** are being heirs of deceased **Rambhau Eknath Bhakare**. They having heirship certificate for benefits of Government Scheme and other work. Hence, applicant moved the present application.

4. The citation notice was issued vide **Exh.8** and proclamation was published in 'Daily Sangharsha' newspaper on **16/02/2026** calling objection from the public at large. After issuance of citation notice and proclamation in newspaper at **Exh.11** no one appeared and raised objection to the present application.

5. Considering the pleading of the applicant, following points arose for my determination, to which I have recorded my findings against each of them for the reasons given below.

Sr. No.	POINTS		FINDINGS
1.	Whether persons mentioned in para No. 2 of the application is entitled for Heirship Certificate as asked for ?	..	In the Affirmative
2.	What order ?	..	Application is allowed.

### REASONS

#### As To Point No. 1.

6. In order to establish her claim, applicant – Ashwini Babu Bhakare (A.W.1) filed her affidavit of examination in chief at **Exh.12**, in which she has stated that, except persons mentioned in para No. 2 of the application, there are no other heirs to the deceased- **Rambhau Eknath Bhakare**. In support of oral evidence, applicant filed copy of Death certificate of **Rambhau Eknath Bhakare** at Exh.6 and copy of applicants Adhar card at Exh. 4/2.

7. Read application. Heard. Perused the record. On perusal it reveals that, the father-in-law of applicant i.e. **Rambhau Eknath Bhakare** was died on 12/12/2024. Hence, the persons mentioned in para No. 2 of the application are formally recognized legal heirs of deceased- **Rambhau Eknath Bhakare**. Hence, they are entitled for heirship certificate as per the Bombay Regulation Act. Accordingly I answer point No. 1 in affirmative.

#### AS TO POINT NO.2:-

8. From the finding of point No.1, applicant is entitled for heirship as per The Bombay Regulation Act. Hence, in order to answer point No. 2, I pass following order.

### ORDER.

1. The application is hereby allowed.
2. The persons mentioned in para No. 2 of the application

i.e. 1) Ashwini Bapu Bhakare – Widow of predeceased son, 2) Angad Rambhau Bhakare – Son and 3) Abhishek Bapu Bhakare – Son of predeceased son are formally recognized as legal heirs of deceased- Rambhau Eknath Bhakare.

3. Issue Heirship Certificate on payment of Court fees under Article 12 of Schedule I of The Maharashtra Court Fees Act, 1959.

(Dictated and pronounced in open Court)

Date: - 18-03-2026.

(Smt. M.V. Patil-Rathode)  
Civil Judge, Junior Division,  
Washi.

**CERTIFICATE**

I affirm that, the contents of this PD.F file Judgment / order are same, word to word, as per the original Judgment/order.

Name of Stenographer	---	A.M.Wagh, Stenographer, (Grade-III)
Name of the Court	---	Civil Court,Washi,Tal.Washi, Dist.Osmanabad
Date of order	---	18/03/2026
Order signed by the presiding officer on	---	18/03/2026
Order uploaded on	---	20/03/2026