

MHRG090000562026

CIVIL M.A. NO. 02/2026  
Supriya Bhoir Vs Nil**ORDER BELOW EXH.01.**

This is an application for Succession Certificate filed under Sec. 372 of the Indian Succession Act, 1925. Application is supported by the affidavit of applicant no.3. The applicant no.1 is wife and applicant no.2 to 5 are children of deceased Suresh Bhikaji Bhoir who is died on 27.10.2025. The applicant no.6 is mother of deceased Suresh. Deceased Suresh died leaving behind applicants only. Thus except applicants, deceased Suresh has no any living heirs. Deceased Suresh has amount of Rs.90,220/- in his saving Bank account maintained with HDFC Bank Branch-Roha. In order to obtain this amount applicants requires succession certificate being heirs of deceased Suresh. Hence the application.

2. The paper publication is issued in daily newspaper 'Dainik sagar' dated 19.01.2026 calling upon objections which is at **Exh.21**. Even proclamation is seen to be published vide bailiff report at **Exh.7**. However, none has raised the objections till today.

3. The applicant no.2 filed his affidavit of evidence at **Exh.12** wherein he reiterated the contents of his main application. He filed death certificate of deceased Suresh at **Exh.14** whereby the deceased Suresh appears to be died on 27.10.2025. Applicants also produced account extract of aforementioned bank account at **Exh.13** whereby amount of

Rs.80,000/- appears to be deposited in name of deceased Suresh. The applicant further produced copy of their Adhar cards at **Exh.15 to 20** respectively for purpose of their identification.

4. Evidence produced by applicants established the fact of death of deceased Suresh. It is also seen that applicants are heirs of deceased Suresh. From evidence of applicants, it is seen that deceased Suresh left behind amount deposited in his bank account which is covered under the head of 'Security' as defined in section 370(2) of the Indian Succession Act, 1925.

5. Further, as mentioned in death certificates at **Exh.14** the deceased Suresh at the time of his death was residing within jurisdiction of this court, therefore and in view of para no. 305 of Chapter XIV of Civil Manual this court has jurisdiction to entertain and dispose the present application.

6. Besides, the claim of applicants for grant of Succession Certificate has remained unchallenged. Under these circumstances, I do not find any legal impediment in granting Succession Certificate as prayed by applicants to the extent of claiming amount. With this following order is passed.

### **ORDER**

1. The application is allowed in following terms.

2. It is hereby declared that applicant no.1 **Supriya Suresh Bhoir**, no.2 **Shubham Suresh Bhoir**, no.3 **Sujay Suresh Bhoir**, no.4 **Sarvesh Suresh Bhoir**, no.5 **Satyam Suresh Bhoir** & no.6 **Anusaya Bhiku @ Bhikaji Bhoir** are Class-I heirs of deceased **Suresh Bhikaji Bhoir**.
3. Issue Succession Certificate in favour of applicants in respect of only aforementioned 'Security' in the form described in schedule VIII of section 377 of the Indian Succession Act, 1925 on payment of requisite court fee as per article 11 of the Maharashtra Court Fees Act, 1959.
4. The matter is disposed off accordingly.

Place: Roha  
Date :- 24.03.2026.

( S. V. Khaire )  
Civil Judge, Junior Division,  
Roha.

**CERTIFICATE**

I affirm that the contents of this P.D.F. file order are same, word to word, as per the original Order.

Court : Court of CJJD & JMFC, Roha.  
Name of the Stenographer : Shri. A. A. Nakhawa  
Judgment / Order Date : 24.03.2026  
Judgment / Order signed by : 24.03.2026  
the Presiding Officer on  
Judgment Order uploaded on : 25.03.2026