

**Order passed below Exhibit 64 in RCS No. 32 of 2016**

1. The plaintiffs have filed this amendment application to correct the typographical error in the survey number in the suit properties.
2. Despite opportunities, defendants have not filed their say.
3. Considering the application, following points arise for my determination and I record my findings thereon.

Sr. No	Points for determination	Findings
1	Whether the proposed amendment needs to be allowed ?	Yes
2	What Order ?	Application is allowed

**::Reasons::**

**Point No. 1 and 2 : Both the points, being inter-related, are being dealt together.**

4. Heard the Ld. Advocate for the plaintiffs.
5. There is nothing on record to oppose this present application. This application seeks to correct survey number in the suit properties. It is submitted that there are typographical errors.
6. Considering the above fact, clarification in the survey number in the suit properties are necessary for the purpose of determining the real question in the controversy between the parties. If the amendment is not allowed it will lead to multiplicity of

proceeding. If the amendment application is allowed no prejudice would be caused to any one.

7. Therefore, it is necessary to allow the application to correct survey number in the suit properties to enable the court to adjudicate upon and settle all the questions involved in the application. Accordingly, I proceed to pass the following order:

**ORDER**

1. Application at Exhibit 64 is allowed.
2. The plaintiffs shall carry out the amendment as stated in Exhibit 64 within 14 days from the date of this order and then place amended application and its copies on record.
3. No order as to costs.

Sd/-

Place : Uran  
Date : 22.12.2025

(Ms. G.K.R. Tandon,  
2<sup>nd</sup> Jt. Civil Judge, Junior Division  
Uran