

Shri. S. A. Pirjade,

V/s.

Sangmeshwar Education Society and others.

Order below Exh. 83

(Date – 05.02.2026)

The present application is filed by the appellant under Order 1 Rule 10(2) of the Code of Civil Procedure for deletion of name of respondent no. 5. The respondent no. 1 to 4 have not raised any objection towards the application. Respondent no. 5 remained absent and despite opportunity not filed his say.

2. According to appellant respondent no. 5 was impetrated on account of member of inquiry committee, however, no cause of action survives against him in personal capacity. Therefore, appellant do not want to proceed against respondent no. 5 and prayed to delete his name from title clause.

3. It is transpired from the appeal memo that, respondent no. 5 is made party in the appeal in personal capacity as a awardee teacher and member of inquiry committee. As a matter of fact, order of termination is challenged under section 9 of MEPS Act in present appeal. The appeal is challenging the impugned order in the respondent management and not the inquiry committee. In such situation no member of the inquiry committee is become necessary party to the appeal. In such situation, permission is granted to delete the name of respondent no. 5, thus, I pass following order.

ORDER

Application is allowed under Order 1 Rule 10(2) of the Code of Civil Procedure and permission is granted to delete the name of respondent no. 5 forthwith.

Date :- 05.02.2026

Place:- Kolhapur.

(VN.Dhavle)

Presiding Officer,
School Tribunal, Kolhapur.