ORDER BELOW EXH.NO.01:-

- 1) The present miscellaneous application filed by the applicant for the correction in the age and occupation of the applicant nos.1 and 2. Read application and heard advocate for the applicants.
- 2) In persuance of the present application the record and proceeding of the Misc.Civil Application no.35/2018 Madhavi and others Vs. Nil has been called in the present proceeding. It reveals from the record that the application is for the heirship certificate under the Bombay Regulation Act, however, the applicant no.1 has mentioned her age as 56 years and occupation as service. However, it is submitted that she has age of 57 years and she has only occupation of household. The learned advocate for the applicant also submitted that the applicant no.2 has doing nothing, but wrongly mentioned the occupation service and therefore, only to that extent the heirship certificate issued in the Misc.Civ.Appln.No.35/2018 be corrected.
- The purpose of the issuing heirship certificate is only recognition of the heirship of the deceased. The parties can not claim the age proof and the proof of occupation by virtue of heirship certificate issued under the Bombay Regulation Act. Therefore, it will not cause any prejudice to the public at large. On the contrary, it will judicious and proper to correct the certificate as prayed by the applicants. Therefore, following order.

ORDER

- 1) The application is allowed.
- 2) The heirship certificate issued in Misc.Civil Application no.35/2018 Madhavi and others Vs. Nil be corrected only to the extent of age and occupation of the applicant no.1 and occupation of the applicant no.2 only.
- 3) Case paper filed.
- 4) The record and proceeding of Misc.Civi.Appln.no.35/2018 be sent to the record room.

Order pronounced in open court.

sd/-(V.M. Bansod) Civil Judge(J.D.),

Parli-Vaijnath.

Date :- 04/07/2018