

The counsel for plaintiff has filed IA.No.5 to 7 seeking the Lrs of plaintiff brought on record.

In the application, the plaintiff No.1(c) has stated that on 20.07.2020 the father of plaintiff No.1(c) was died and they are the only legal heirs of deceased plaintiff. They have right, title and interest over the suit property. Hence, prays to allow the applications.

Per contra, the counsel for defendant has filed objection to the applications. It is contended that the applications are false and same is hereby dismissed. The Lrs of plaintiffs have not explained the delay in filing applications. Hence, prays to reject the applications.

Heard from both side.

The plaintiff has filed this suit for declaration and recovery of possession against the defendant. During the pendency of suit, the plaintiff was died. Admittedly, the plaintiff No.1(a) to 1(c) are the legal heirs of plaintiff. The legal heirs of plaintiff has shown sufficient and satisfactory grounds to allow the applications. Accordingly, I proceed to pass the following:

ORDER

The IA.No.5 to 7 filed by the Lrs of plaintiff is hereby allowed.

The Lrs of plaintiffs are permitted to contest the case.

For amendment and amended plaint.

Call on 07.06.2024.

Civil Judge and JMFC.,
Byadgi.