

N O T I C E

IT IS HEREBY NOTIFIED for the information of the Advocates and the parties appearing in-person at the **Principal Seat at Bombay** that in view of the Sitting List wef 08.09.2025, the Single Bench presided over by **the Hon'ble Shri Justice Milind N.Jadhav** has issued directions that Civil Appellate and Original Side matters shall be listed and heard as follows alongwith Final Hearing of the said matters on and from 09.09.2025:-

Monday & Tuesday	(B)	Civil Writ Petitions from the year 2022 to 2023 (except assigned to other Courts)
	(C)	All Civil Writ Petitions under Maharashtra Regional Town Planning Act pertaining to Single Bench
	(D)	All Civil Writ Petitions under Maharashtra Land Revenue Code pertaining to Single Bench
	(E)	All Civil Contempt References from District Judiciary
	(F)	Civil Writ Petitions arising from Industrial / Labour Laws, from the year 2021 onward.
	(H)	Civil Work not assigned to other Courts
Wednesday	(A)	Testamentary Matters, from the year 2021 onwards (Testamentary Suits where pendency is 813 from 2021 to 2025)
Thursday	(A)	Appeals from Order, of the year 2025
	(G)	Second Appeals, from the year 2017 to 2019

Friday	(A)	Testamentary Matters as listed on Board (Misc. Petitions in Testamentary Matters where pendency is 508 from 2021 to 2025)
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2. As per CIS information provided matters in which dates are assigned by the previous Court shall be listed in the following week as notified above. If not listed, praecipe be filed. Board Department shall take cognizance of this direction and act accordingly. In case if any matter does not appear on Board, such matter shall be permitted to be mentioned for circulation.
3. Unless there is grave urgency for hearing of matters, Advocates and parties are directed not to mention matters for circulation seeking pre-ponement of hearing date already assigned.
4. Praecipe filed in case of extreme urgency shall not extend beyond two (2) pages for seeking circulation but only after giving due notice of mentioning of the matter before this Court to the Advocate for the other side / opponent. In the Praecipe, service of notice and acknowledgment of the other side shall be expressly mentioned, only after which Court shall consider passing any order on Praecipe after hearing the party / parties, otherwise the matter will be directed to be listed at a future date which shall be noted by the Advocates / parties. Service of praecipe on the other side shall be informed at the

outset by the Advocate making the urgent Application.

5. Praecipe is directed to be filed in the following format as far as possible:-

- (i) Case No. :
- (ii) Party Name :
- (iii) Date of impugned order, if any :
- (iv) Date of previous order, if any, passed by this Court in the matter :
- (iv) Previous listing / hearing date / Sr. No. :
- (v) Next scheduled listing date :
- (vi) Extreme urgency for listing the matter :

It is clarified that printed Praecipe with filled-in- blanks without giving adequate details as stated above shall not be entertained by Court and Advocates mentioning matters on such Praecipos shall be directed to file appropriate fresh Praecipe seeking circulation.

Urgency shall be expressly mentioned and satisfied in the Praecipe with all relevant dates to the satisfaction of the Court. Co-operation of Advocates at the Bar is requested and expected in this regard.

6. While mentioning urgent applications on Praecipe, it is informed that copy of brief will not be available with Court and hence Advocates / parties are directed to ensure that one extra copy of the matter / brief shall be carried by the mentioning Advocate so as to enable the Court to go through the same, if so required, for passing of any urgent

direction or order at the time of mentioning, so as to expedite hearing of the matter. Copy of the matter / brief shall be retained by the Court if any order is passed on mentioning.

7. Mentioning of matters shall be allowed at 11:00 a.m. in the Morning Session only until further notice.
8. If Praeceptum is filed with the Court Sheristedar before 11:00 a.m. daily, appropriate earliest date for listing shall be assigned to the said matter as per availability on the roster of the Court after considering the urgency stated therein on the same day in the evening. Advocates need not stand and waste their time in the mentioning line for seeking circulation. No Praeceptum shall be entertained after 11:00 a.m. by the Sheristedar unless directed by Court.
9. Use of mobile phones for recording of Court proceedings, chatting, surfing, WhatsApp, playing games and watching videos is strictly prohibited inside the Court Hall when Court proceedings are in progress. Advocates / Senior Advocates / Party-in-Person / Advocate's Clerks / Peons / Law Interns / Solicitors and Litigants who wish to use their mobile phones are directed to step out of the Court for using their mobile phones for the above purposes. Mobile phones shall be carried inside the Court Hall strictly on silent mode or switched off mode only. If the mobile phone rings inside the Court

Hall, it shall be confiscated and deposited with the Registry. For release of confiscated mobile phone, fine as applicable will be payable to the Registry. This is because it is observed that on a regular basis mobile phones ring inside the Court Hall in high decibels which disturb the functioning of Court hearings. Cognizance of Notice dated 17.08.2002 issued by the Prothonotary & Senior Master, High Court, Bombay and Notice dated 13.02.2017 issued by the Registrar General, High Court, Mumbai regarding restriction on use of cellular / mobile phones in Court prevailing as on date be taken note of by all concerned. Both above notices are displayed in the Court Hall for reference.

10. It is notified that when mentioning of matters and / or when Court Proceeding is in progress, Advocates / Senior Advocates / Party-in-Person / Litigants / Law Interns and all persons sitting inside the Court Hall shall not talk or have conversations / hold mini-conferences inside the Court Hall, as this disturbs the Court proceedings. If they wish to chat / talk while waiting for their matter to reach, they are requested to kindly step out of the Court to do so and not disturb the Court proceedings. For mentioning of matters at 11:00 a.m., Advocates are requested to queue up from the left hand side towards the right in a single line in an orderly manner and not

crowd up in the well of the Court. Mentioning will be taken up on first come basis depending upon the matters on the board. If mentioning is halted, praecipis shall be accepted and depending upon the reasons stated in the praecipis dates shall be assigned for listing. This is for the benefit of all stakeholders.

11. Strict instructions are given to the Board Department of Original / Appellate Side to list matters pertaining to the assignment of this Court chronologically / as per circulation granted and as per their categories and their turn / listing unless permitted / directed by Court specifically by order.

12. Advocates / Senior Advocates are requested not to mention matters on the board at 11.00 a.m. or interrupt Court proceedings once the Daily Board begins and mention their matters which are on board or in which hearing is over or matters which are kept-back. Matters which are kept back in the morning session will be called out at 03:00 P.M. or as directed **Mentioning of matters at 02:00 p.m., 03:00 p.m. and 05:00 p.m. on any working day is strictly not allowed.** Matters which do not reach hearing on the date of its listing due to paucity of time or any other reason shall be assigned fresh date of circulation on the same day itself in the evening for which notice shall be published on the High Court website.

13. Advocates are kindly requested to provide their appearances in typed format only to include their names in the order sheets. It is observed that this is never followed at all except in few cases and it results in extreme difficulty to the Department and the Court Stenographer/Sheristedar to decipher the handwriting, names and spellings for including them in orders and invariably increases Court work.
14. All Advocates / Senior Advocates are requested to cooperate by adhering to the above directions and not unnecessarily argue with the Court Sheristedar / Court Staff and the Board Department Staff for early listing of their matters.
15. All Advocates are directed that matters need not be mentioned for continuation of ad-interim / interim relief which has already been granted by the Court previously. Any interim / ad-interim relief granted earlier / existing shall stand continued automatically whether granted by this Court or during the previous assignment till the next date of listing of such matter in the case of :
 - (a) Non-availability of the Court for judicial work on that particular day;

- (b) When the board is discharged for the day or the matter has not reached hearing on that day / date due to paucity of time and
- (c) Matter does not appear / is not shown on the board on its scheduled / adjourned date due to any particular reason.

16. Any other valuable suggestion for consideration may be submitted by Advocates appearing in Court in writing to the Private Secretary / Personal Assistant attached to my Chamber which shall be duly considered.

Dated this 8th day of September 2025

High Court, Appellate Side
Bombay

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By Order

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(H. M.Bhosale)
Registrar (Judicial-I)