

**ORDER ON I.A.NO.III**

The present application is filed by the plaintiff, when the matter was posted for Cross examination of PW-1.

2. This IA is filed by the plaintiff U/Order VII Rule 14(3) and Sec.151 of CPC, seeking to receive the documents after condoning the delay. Counsel for plaintiff also produced receipts for having paid the

amount to the defendant along with I.A.No.III.

3. In the said application, the plaintiff has stated that, the plaintiff could not produce the documents in the earlier stage since the same were obtained by the plaintiff recently. The said documents are very much essential to prove the case. Otherwise, the plaintiff will suffer heavy loss and hardship. The delay in producing the documents is not intentional. Hence, prays to allow the said application.

4. Per-Contra, counsel for defendant files objection to IA No.III contending that, the application filed by the plaintiff is not maintainable on the law or on the facts of the case. The said documents no way connected to prove or disprove the issues framed in the case that is irrelevant. Hence, prays to reject the IA No.III.

5. I have carefully perused the records. The plaintiff has filed the present application for production of documents. It is the general principle that wide opportunity should be given to the parties to prove their case in the trial court. Hence, I am of the opinion that if the plaintiff is permitted to produce the documents no hardship will be caused to defendant. To avoid multiplicity of proceedings this court inclined to allow the application filed by the plaintiff. In view of my above discussion, I proceed to pass the following-

**ORDER**

The IA No.III filed by the Plaintiff U/Order VII Rule 14(3) R/W Sec.151 of CPC is hereby allowed on cost of Rs.200/-.

The documents filed in IA No.III is received on record.

For further evidence of PW.1.

Call on 18-04-2024.

Civil Judge & J.M.F.C,  
Sullia.D.K.