

**ORDERS ON I.A.NO.V**

*The learned counsel for plaintiff filed an I.A.No.V under Order VII Rule 14 R/w Section 151 of C.P.C., seeking permission to produce documents.*

*2. The defendants have filed objections to the I.A.No.V.*

*3. Heard arguments.*

*4. Basically this suit is filed by the plaintiff against the defendants for recovery of money.*

*5. When the suit has been set down for further chief of P.W.1 the counsel for*

*plaintiff came up this application along with certain documents by averred in affidavit that the document is annexed along with the list to this application are very much material and relevant. This record is vital facts which deserve to be brought to the notice of this Court and delay if any in production of the same is neither intentional nor deliberate, hence, this Court may kindly condone the same. If the present application is allowed, no loss or injustice will be caused to defendant, whereas if the application is not allowed it shall cause loss, injury and hardship caused to the plaintiff. Hence, prayed to allow the application.*

6. On the other hand, the counsel for defendants filed an objections to the said application, taken contention that the application filed by the plaintiff is false, frivolous and vexatious and not tenable in the eye of law. The present application has been filed with an ulterior motive of protracting the proceedings. The plaintiff has not given any cause as to why it was not produced at the earlier stage or at the time of the filing of the suit. That law is very clear that application filed by the party should state the reason as to why documents were not produced or complied

*the statutory provisions of the code. The documents produced by the plaintiff are created and concocted as documents filed by plaintiff does not bear dates on the papers, proper signature and seal, no GST number and it doesn't bear the name of the company and to whom it has been sent and who has taken the goods. Therefore, the application filed by the plaintiff liable to be dismissed.*

7. *It is pertinent to note here that the plaintiff filed the instant application i.e., I.A. No.V U/o VII Rule 14 R/w Sec. 151 of CPC. It is also pertinent to note that, still the case is for further chief of PW.1. Hence, if the I.A. No.V is allowed, no prejudice will be caused to the defendants by imposing cost as the said application is belated. As far as admissibility of the documents in evidence is concerned, it has to be decided only when the documents are tendered before the Court at the time of evidence of the plaintiff. Hence, at this stage, if the I.A. No.V is allowed to produce the documents before the Court it will not cause any injustice to the defendants. Hence, I proceed to pass the following:*

**ORDER**

*The I.A. No.V filed by the learned counsel for the plaintiff*

*under Order VII Rule 14 R/w  
Section 151 of CPC is hereby  
allowed on cost of Rs.200/-.*

*The plaintiff is hereby permitted  
to file the said documents before the  
Court by condoning delay.*

*For Further evidence of  
Plaintiff's side if any.*

*Call on 20.01.2026.*

*sd/-*

*I Addl. Senior Civil Judge and JMFC.,  
Hubballi.*