

Advocate for plaintiff filed memo and produced challan for having deposited the deficit stamp duty of ₹1,73,712/-. Further chief of PW.1 is recorded, Ex.P.10- rent deed is marked. For marking of this document Advocate for defendant raised objection on the ground that it is not properly stamped, but plaintiff has already paid deficit stamp duty. Hence, this objection is rejected. Advocate for defendant has also raised objection that this document requires compulsory registration and since it is not registered it cannot be marked. But this objection is also rejected, as the document can be considered for collateral purpose as per Section 49 of Registration Act. Whether this document is admissible or not can be considered at the time of final hearing.

For cross of PW.1 SNK prays time, but defendant has not filed written statement, but even then to meet the ends of justice time is granted with cost of ₹500/-.

Call on 02.04.2024.

Prl. SCJ, Hubballi.