

Plaintiff has filed IA U/o. VII Rule 14 R/w 151 of CPC seeking permission of the court to permit her to produce the documents.

The application is accompanied with affidavit. In the affidavit it is contented that earlier she has produced certain documents. But, now she intends to produce certain other documents which are necessary for her to substantiate her case. The production of said document is just and necessary. Hence, prayed to allow the application.

The application is resisted by the defendant counsel by filing the objections. In the objections it is contented that the application filed is irrelevant. The documents produced by the plaintiff is not at all relevant to the matter and are irrelevant. The documents to the matter in issue. The grounds made out by the plaintiff are not true. Hence, prayed to dismiss the application.

Heard.

I have already stated the facts narrated in the objections. The application is filed by the plaintiff seeking the permission of the Court to permit the plaintiff to produce the certain documents. The defendant counsel has submitted that the documents which plaintiff intends to produce are irrelevant and they are not relevant to the case. It must be borne in mind that marking all the document will not dispense with it's prof. The documents should be proved in accordance with law. In that context the both the parties would get ample opportunity to counter those documents as well to submit their document with reference to the evidence. Hence, whether the document produced is relevant/irrelevant is a matter of trial. Hence, the objections raised by defendant counsel is unsustainable. Hence, I proceed to pass the following order:-

ORDER

The IA filed by plaintiff U/O. VII
Rule 14 R/w 151 of CPC is hereby
allowed.

For Further plaintiff Evidence.
Call on 21-02-2023.

Prl.JMFC, Karwar.