

ORDERS ON I.A.NO.V

Appellant filed the I.A.No.V under Order VII Rule 14(3) and section 151 of CPC and requested to receive the documents by condoning the delay.

2. In the affidavit appellant contended that, he produced documents along with application. The documents are very relevant to prove his contention. Delay in filing the documents are not intentional. He requested to receive the documents to allow the application.

3. In the objection respondent no. 1 contended that, the appellant quoted the wrong provision. The appellant produced 11 photographs on 03.07.2024. Photos are not relevant to the facts of the case. The reason given by the appellant is not valid. The respondent no.1 requested to dismiss the application.

4. The contention of appellant is the documents which sought to produce with application are relevant documents to prove his case. The contention of respondent no.1 is the documents which sought to be produced by the appellant are not relevant documents. The appellant sought to produce the photographs. The matter is set down for enquiry on I.A.No.I filed under Section 5 of Limitation Act. To decide the point of limitation photos are not relevant. The appellant did not say that how the photos are relevant to consider the question of limitation. For these reasons proceed to pass the following:

ORDER

I.A.No.V filed by the appellant under Order VII Rule 14(3) and Section 151 of CPC is hereby rejected on cost of Rs.200/-.

For further chief enquiry of appellant

Prl.Sr. Civil Judge & C.J.M.,
Udupi.