

ORDER BELOW EXH.25 IN R.C.S. No.943/2018.

Heard learned counsels for both the parties. Defendant No.4 has filed application for setting aside “No-W.S.” order passed against defendant No.6 on the grounds that, necessary documents were not available, therefore it was not possible to file his written statement on record within stipulated time. Perused the say of the plaintiff. He has objected the application on the grounds that, defendant No.6 has not satisfactorily explained the delay, to file his written statement on record. There are no reasonable grounds assigned by defendant No.6 for delay caused to file his written statement on record. Therefore, the plaintiff prayed to reject the application. Considering reasons assigned in the application it will be just and proper to grant permission to defendant No.6 to file his written statement on record for just decision of the suit. Therefore, defendant No.6 needs to be given opportunity to file his written statement on record. Hence, I proceed to pass further order below Exh-1.

Date: 05/03/2019.

(P. I. Mokashi)
3rd Joint Civil Judge Senior Division,
Sangamner.

ORDER BELOW EXH.1 IN R.C.S. No.943/2018.

1. I view of order passed below Exh-24 . “No-W.S.” order passed against defendant No.6 is set aside.
2. No order as to costs.

Date: 05/03/2019.

(P. I. Mokashi)
3rd Joint Civil Judge Senior Division,
Sangamner.