

ORDER BELOW EXH.12

1. Defendant No.1 and 2 have filed the present application to condone the delay in filing written statement on record.
2. Perused the application and Say. Heard Learned Advocates for both parties.
3. The defendants stated that, due to unavailability of necessary documents and because of Covid-19 pandemic lock-down they failed to file Written Statement within time. Therefore, they prayed to allow the application to decide the matter on merit as the suit is relating to immovable property. The right of defendants are involved in the suit property. The delay caused is unintentional.
4. As against this, the plaintiff by filing his say on the application itself and strongly opposed the application.
5. Having considered submissions made on behalf of parties. Perusal of record. Although the reason mentioned in the application is not convincing and satisfactory. However, in order to decide the application on merit it is necessary to hear the other party and to take on record on their say. Hence, in the interest of justice, I proceed to pass the following order.

.. 2 ..

R.C.S. No. 64/2021
Shrimant Vs. Bhimabai
CNR- MHAH-20-000397-2021

ORDER..

- 1- Application is allowed, subject to costs of Rs.100/-.
- 2- The delay caused in filing written statement on record is condoned.

Sd/- x x x
(A.S. Birajdar)
Civil Judge (J.D.),
Pathardi.

Date :- 02/12/2021.