



ORDER PASSED BELOW EXH.179
IN REGULAR CIVIL SUIT NO.190/2014

[CNR No.MHKO090002992014]

The present matter is fixed for final argument. An adjournment application is moved on behalf of the plaintiff (or defendant, as applicable) stating that though the application for certified copies was filed on 01.08.2025, the copies have not yet been received, and therefore, the counsel is unable to argue the matter today.

2. To verify the correctness of this ground, a report was called from the Copying Department. Upon perusal of the report submitted by the Copying Clerk, it reveals that no application for copies was filed on 01.08.2025. Instead, the application was filed on 05.08.2025. Furthermore, it is also reported that the certified copies were made ready and duly notified. However, till date, no one has appeared to collect the same.

3. Thus, it is evident that the applicant has made a false statement before the Court to obtain an adjournment. Such conduct cannot be appreciated, especially when the suit is more than ten years old and repeated directions have already been issued from time to time that no adjournment shall be granted in future under any circumstances.

4. The attempt to mislead the Court by citing incorrect facts and obtain adjournment under the garb of a false ground appears to be a deliberate effort to avoid the rigor of earlier orders of the Court.

5. When confronted with the report, the applicant tendered an unqualified apology and gave an undertaking that such lapse would not be repeated in future. Considering the unconditional apology, this Court refrains from initiating any further action, but makes it clear that such conduct, if repeated, shall invite strict action.

6. Hence, the application for adjournment stands rejected. No further adjournment shall be granted in this matter under any circumstances. The matter to proceed for final arguments.

Place : Gadhinglaj.
Date : 07.08.2025.

(N. S. Puri)
Civil Judge Senior Division,
Gadhinglaj