

PGA.31/2020
(CNR No.MHLC340000922020)

Dattatray Pandilwar

-vs-

Mahajivan Pradhikaran

ORDER BELOW EXH.C-7

(Date :- 13.03.2023)

Instant application has filed by the learned Counsel of the non-applicant for grant of permission to file the documents on record. It is submitted that today the case is fixed for the verification. The non-applicant wants to file some documents on record. These documents are essential for the purpose of proper adjudication of the case. Lastly, prayed to allow the application.

02. The learned Counsel for the applicant has given say on this application and strongly opposed the application and prayed to reject the application.

03. Heard the learned Counsel of the applicant and learned Counsel of non-applicant.

04. On perusal of the record, it appears that the proposed documents are necessary documents in order to solve the real controversy between the parties. As such, if the present application is allowed, no prejudice will be caused to the applicant. Per contra, if the non-applicant is not allowed to produce the proposed documents on record, it will cause grave prejudice upon the non-applicant. Hence, the following

order.

ORDER

- 1) Application – (Exh.C-7) is allowed.
- 2) Permission is granted to the non-applicant for the production of documents.

Sd/-

(Smt. R. V. Mete)

Authority,

Under the Payment of Gratuity Act.

Labour Court, Chandrapur

C H A N D R A P U R.

Date :- 13.03.2023.