

**Regular Civil Suit No.125/2012**

**ORDER BELOW EXHIBIT 153**

This is application filed by defendant No.2/1 and 2/2 for condonation of delay for filing their written statement on record.

02. Defendants in the said application has stated that suit summons has been served on 21/10/2024. Thereafter defendants have appeared through advocate. But they cannot file their written statement within time. Due to non availability of documents and their illness, defendants could not file their written statement within time. Hence, the Court has passed no written statement and say order against defendants on 28/04/2025. It is necessary to file the written statement of defendants on record. If they are not permitted to file written statement, they will suffer irreparable loss. Hence, defendants have prayed to allow the application by condoning the delay.

03. The plaintiff has filed his say and submitted that the defendants have not given any cogent reason for delay. Still application may be allowed, subject to cost in the interest of justice.

04. Perused the application and say. Perused the record of the case. For the purpose of deciding the real controversy between parties, it is necessary to have the written statement of defendants on record. Perused the

roznama. It appears that, there is delay to file the written statement of defendant. Considering reasons as stated in the application, the application deserves to be allowed. No prejudice will be caused to the plaintiff, if the application is allowed. Delay can be compensated in terms of cost. Hence, I proceed to pass following order :

**ORDER**

- 1) The application is allowed.
  
- 2) Delay will be condoned after payment of cost mentioned as per order passed below Exh.151.
  
- 3) Written statement and say of defendant No.2/1 and 2/2 will be read and recorded after payment of cost mentioned as per order passed below Exh.151.

Place – Karjat  
Date - 04/08/2025

(Smt. A. S. Wadkar)  
Civil Judge, J.D., Karjat,  
District - Raigad