

ORDER BELOW EXHIBIT 64 IN R.C.S.No.24/2020
(Passed on 27.11.2020)

By this application defendants prayed to file written statement on record. The plaintiff strongly objected the application by filing say over the application. Perused the application and say. Heard, learned advocate for both sides.

2. Ld. Advocate for the defendant submitted that due to the pandemic of covid 19 and due to lockdown they are not able to submit written statement on record within the time provided by law. He further submit that, if opportunity is given to defendants it will help to decide case on merit. Hence, he prayed to allow the application. Ld. Advocate for plaintiff strongly objected the application and prayed to reject the application.

3. There is delay to file say and written statement which is not properly explained by the defendants. However, I am of the view that, it is a principle of natural justice that no one should be condemned unheard. Everybody know the situation caused by pandemic of Covid 19 and the lockdown. If application is allowed it will help to decide the case on merit. Therefore, it would be proper to allowed the application Exh. No. 64. Hence, I passed following order.

Regular Civil Suit No.24/2020
Reliance Industries Ltd. Vs. L.A.S. Samiti.
C.N.R.No. MH.RG -09000-119-2020

ORDER

1. The application Exh. 64 is hereby allowed.
2. Defendants are permitted to file their written statement on record.

Place:-Roha.
Date :- 27.11.2020

Sd/-
(C. U. Shipkule)
Jt. Civil Judge, Jr. Div. Roha.
(MH-RG-0009-2804)