

**ORDER BELOW EXH. 56 IN R.C.S. No. 192/2013**

- 1] Heard learned advocates of both the sides.
  
- 2] The suit come up on todays board for final hearing and plaintiff was to produce the evidance. The advocate of plaintiff has made an application for adjournment of hearing and prays for time to produce the evidance.
  
- 3] In the application it is stated that the advocate of plaintiff is out of station. Therefore he could not appear before court and consequently she is unable to lead her evidance. Hence advocate of plaintiff sought adjournment.
  
- 4] To the said application defendant has filed say at the backside of exh. 56 and opposed application on ground that reasons stated by the plaintiff are not true and correct. Therefore defendant sought rejection of application.
  
- 5] Thus from submission of advocate of respective parties and upon perusal of document on record, in my considered view though today suit is posted for final hearing and evidance of plaintiff. However plaintiff has shown sufficient cause to this court for grant of time and to adjourn the hearing of the suit as her advocate is out of station. Hence in my considered opinion one

adjournment may be granted in the interest of justice in order to settle the dispute between the parties and to decide suit on the merits. Plaintiff has not made unreasonable delay. Therefore I pass the following order.

**ORDER**

- 1] Application at exh. 56 is allowed.  
Adjournment is granted as last chance.
- 2] No order as to cost.

Miraj.  
Date: 20/03/2018

Sd/-  
(S.M. Kolekar)  
II<sup>nd</sup> Jt. Civil Judge Jr. Dn., Miraj