

Shri. Ajitkumar Vishnu Dethé,

V/s.

The Chairman, Phonda Education Society and others.

Order below Exh. 46
(Date – 25.03.2026)

Present application is filed by the appellant to seek an adjournment. Respondents have not filed their, hence, application proceeded without their say.

2. According to appellant, management has conducted inquiry and terminated the appellant on 25.11.2024. All documents pertaining to inquiry and other related documents are in the custody of the respondent management.

3. Ld. Counsel Mr. Kolekar in his arguments has submitted that, the documents and inquiry proceeding are material and required for just decision of case.

4. I do agree with the arguments advanced by Ld. Counsel that, the proceeding of inquiry committee are material and necessary document which are required for just decision of the case. Admittedly, the respondent management and the Inquiry Committee is the author of the document and the respondent management is the custodian of the document, hence, it is necessary to direct the respondent management to produce the document. Hence following order.

ORDER

1. Application is allowed.
2. Respondent no. 1 and 2 are hereby directed to produce record and proceeding of Inquiry Committee on or before next date.

(Order dictated and pronounced in open Court)

Date :- 25.03.2026

Place:- Kolhapur.

(V. N. Dhavle)
Presiding Officer,
School Tribunal, Kolhapur.