



\$~15

\*

**IN THE HIGH COURT OF DELHI AT NEW DELHI**

+

CS(OS) 644/2021

AKANKSHA SHARMA

.....Plaintiff

Through: Mr. Abhinav Sharma & Ms. Avsi  
Malik, Advs.

versus

RIZWAN UL HASAN & ORS.

.....Defendants

Through: Mr. Faiyyaz Ahmed & Mohd.  
Ayaz, Advs. For D-1  
Mr. Salim Alvi, Adv. For D-2&4  
Mr. Faiq Mustafa Sherwani,  
Adv. For D-5 (joined through  
VC)

**CORAM:**

**JOINT REGISTRAR (JUDICIAL) MS. PRIYA  
MAHENDRA, (DHJS)**

**ORDER**

%

**21.03.2025**

**CS(OS) 644/2021**

1. It is stated by learned counsel for the plaintiff that he has deposited the previous cost of Rs.2000/- imposed vide order dated 21.11.2024. He is directed to file proof of cost with the registry within two weeks.
2. As per office note, e-copy as well as hard copy of Revised Joint Schedule of the documents filed by the plaintiff are on record.
3. It is pointed out that inadvertently it was recorded in para no.3 of the last order that Original hard copy of the documents filed by the plaintiff is on record. In fact, as per office note, hard copy of the documents filed by the plaintiff, are still under objections.
4. At this stage, it is stated by learned counsel for the plaintiff that pursuant to para no.7 of the last order passed by this court, he has received back the documents filed by him in the envelop. Learned counsel for the plaintiff is directed to take requisite steps to bring on record the hard



copy of which e-copy already filed on record within four weeks and it be noted that original documents are not ordered to be filed. The original documents be produced at the time of marking of the documents.

5. Further, hard copy of the documents filed by defendant no.1 are under objections. In the interest of justice, no adverse order is being passed today and the last and final opportunity is granted to the defendant no.1 to file their hard copy of the documents of which e-copy already filed on record within two weeks.

6. The other defendants are also directed to file their hard copy of the documents of which e-copy already filed on record within four weeks, as a last and final opportunity.

7. It is clarified that non-compliance of the aforesaid order will entail imposition of heavy cost upon the defaulting party.

8. The plaintiff has already filed e-copy of Evidence by way of Affidavit of two witnesses. As per office note, hard copy of said Evidence Affidavits filed by the plaintiff are on record.

Re-notify the matter for marking of exhibits to the documents on 21.07.2025.

**PRIYA MAHENDRA (DHJS)**  
**JOINT REGISTRAR (JUDICIAL)**  
**MARCH 21, 2025/ab**

*[Click here to check corrigendum, if any](#)*