

IN THE HIGH COURT OF GUJARAT AT AHMEDABAD**R/SPECIAL CIVIL APPLICATION NO. 5647 of 2019**

=====

RANCHHODBHAI AMRABHAI DHANDHAL

Versus

VIJYABEN WD/O BHANJIBHAI DEVSHIBHAI LUHAR

=====

Appearance:

MR VISHAL C MEHTA(6152) for the Petitioner(s) No. 1

for the Respondent(s) No. 8

MR MB RANA(2760) for the Respondent(s) No. 2,3,4,5

NOTICE SERVED BY DS(5) for the Respondent(s) No.

1,10,11,12,6,7,8.1,8.2,8.3,8.4,8.5,9

=====

CORAM: **HONOURABLE MR.JUSTICE R.P.DHOLARIA****Date : 28/02/2020****ORAL ORDER**

[1] By way of invoking the provisions of Article 227 of the Constitution of India, the petitioner challenges the order dated 28.02.2019 passed by learned Principal Civil Judge, Sayla, in Regular Civil Suit No.20 of 2010 below application Exh.61A.

[2] Learned advocate for the petitioner states that the entire trial is concluded and the matter is pending for final adjudication.

[3] Heard learned advocates for the respective parties.

[4] Having heard learned advocates for the respective parties and having gone through the materials available on record, there appears no harm in permitting to take on record the written statement of the present petitioner. Since, after rejection of such application at Exh.61A, all the parties to the proceedings have laid their respective oral as well as documentary evidence, more particularly, permitting them to bring on record the written

statement, no harm is going to either parties to the proceedings.

[5] In view of the above, the present petition stands allowed to that extent. It is made clear that except directing the petitioner to place on record the written statement, no other relief is granted by this Court.

Direct service is permitted.

(R.P.DHOLARIA, J)

Manoj