

**IN THE COURT OF NAME OF THE JUDGE: NAME OF THE COURT:
PLACE**

CIVIL SUIT NO.: ____/20__

IN THE MATTER OF:-

ABC ... PLAINTIFF

VERSUS

XYZ ... DEFENDANT

Application under section 151 of the Code of Civil Procedure, 1908 read with section 45 of the Indian Evidence Act for allowing the plaintiff to take expert opinion on document authenticity and further allow the handwriting expert to take the photographs of the Document Examination and it Authenticity on the below mentioned documents which are on the judicial file-

MOST RESPECTFULLY SHOWETH:-

1. That the above-noted case is pending before this Hon'ble Court and now the same is fixed for Plaintiff's evidence on __ _/__ _/20__ _.
2. That the Plaintiff wants to examine the Document and it Authenticity by handwriting expert to prove his/her case.
3. That the Plaintiff wants the expert opinion on the following documents which are as under:

DETAILS OF EXHIBIT:

The Plaintiff wants the expert opinion based upon the comparison of the Document and to validate its authenticity of the documents Exhibit (Exhibit No.)

a. **General Power of Attorney, Agreement to Sell & Purchase, Receipt and Affidavit all dated __ /__ /20__ - Exhibit No.-** Including the examination of Document and its Authenticity on Exhibit.

b. **General Power of Attorney, Agreement to Sell & Purchase, Receipt and Affidavit all dated __ /__ /20__ - Exhibit No.-** Including the examination of Document and its Authenticity on Exhibit.

(The Plaintiff wants the expert opinion on the Document Examination and its Authenticity of the documents having Exhibit No.).

4. That the Plaintiff requests this Hon'ble Court to allow the expert from forensic laboratory **Sherlock Institute of Forensic Science, INDIA** to inspect the judicial file and to take the photographs of the Document and examine its authenticity present on the above mentioned documents.

5. That the examination of the Document and its authenticity and the opinion of the concerned Handwriting Expert is required for the accurate judgement of the case.

PRAYER

It is, therefore, most respectfully prayed that this Hon'ble Court may kindly be delighted to allow the present application and allow the Plaintiff to take expert opinion of the above mentioned issues and examine him as Plaintiff's Witness in the interest of justice and equity.

It is further prayed that this Hon'ble Court may kindly be pleased to allow the expert to inspect the judicial file and permit to take photographs of the Document and validate its authenticity on the above noted documents in the interest of justice and equity.

PLAINTIFF

DELHI

DATED: - __ /__ /20__

THROUGH

COUNSEL