

O.S. No.692/2022

18-06-2022

Heard on I.A.No. I and II.
Perused the documents.

The I.A.No. II is filed by the plaintiff Under Order 6 Rule 17 R/w. Sec.151 of C.P.C. by seeking to delete the word **ancestral and** in Para No.5 of the plaint. The I.A.No. II is allowed and plaintiff is permitted to delete the word ancestral in the Para No.5 of her plaint.

The I.A.No. I is filed by the plaintiff to restrain the defendants from alienating the plaint schedule property. The documents on record shows that, the plaint schedule property was acquired by the late father of the plaintiff and the defendants being the brothers of the plaintiff,

obtained mutation and therefore, the plaintiff seeks ex-parte temporary injunction order to restrain the defendants.

Therefore, by believing the contents of documents and affidavit of plaintiff as true, the Court pass the following:

ORDER

I.A.No. I is allowed.

The defendants are restrained from alienating the plaint schedule property by way of ex-parte temporary injunction order for a period of one month from today.

This order shall not empower the plaintiff to stop any cultivation of land by any of the defendants and if plaintiffs have done any such

obstructions for cultivation, this order shall stand canceled.

The plaintiff shall comply with the Order 39 Rule 3 of C.P.C. provisions.

She shall issue summons to the defendants by furnishing plaint, I.A. copies and all the documents. Office to issue certified copy of the order only after compliance.

If the plaintiff did not comply with the above order in letter and spirit, the temporary injunction order shall not be continued on the next date of hearing.

Issue suit summons and I.A. notice along with injunction order against the defendants.

Returnable by: 21-07-2022.

**Pri. Senior Civil Judge & J.M.F.C.,
Devanahalli.**