

**COMMON ORDERS ON IA.7 & 10**

These interim applications have been filed by the 2<sup>nd</sup> respondent, U/S 151 of CPC respectively and prays to permit him to file additional objections to IA No.IV and also to file objections to IA No.VIII, which were filed by the 4<sup>th</sup> respondent by contending that when the case was posted for hear on IA No.4 to 6, on the last date of hearing, but after receiving the copy of IA No.4, the 2<sup>nd</sup> respondent has filed objections to that IA, but at the time of filing objections, some important facts and statement of objections, he cannot add in the objections, the said mistake is not intentional, but bonafide without the additional statement of objections and this court may not come into conclusion about the IA No.4 while making an orders on IA No.4. Hence, prays to permit him to file additional objections to IA No.4. Under IA No.10, the 2<sup>nd</sup> respondent contended that on the last date of hearing, due to inconvenience and inadvertence, he could not file objections to IA No.VIII before this court. If the application is not allowed, the 2<sup>nd</sup> respondent will be put to untold hardship and injury. Accordingly, allow the IA No.7 and 10.

2. The petitioner or other respondents have not filed any objections to these applications.

3. Heard Sri. SS Advocate for 2<sup>nd</sup> respondent. Perused the case records.

4. The points that arise for consideration are as follows:

1. Whether the applications filed by the 2<sup>nd</sup> respondent are deserves to be allowed?

2. What order?

5. With reference to the material made available on record the above points answered as follows:

Point No.1 - In the Affirmative

Point No.2 - As per the final order, for the following;

### **R E A S O N S**

6. **Point No.1** :- This final decree proceeding has been filed for demarcation. It is a matter of record that IA No.IV has been filed by the 4<sup>th</sup> respondent, U/O VI Rule 17 R/w Sec.151 of CPC seeking for insertion of application schedule properties. The 2<sup>nd</sup> respondent has filed objections to the said application. Now under IA No.VII leave is sought to file additional objections by stating that some important facts are

required to be stated. IA No.10 has been filed seeking leave to file objections to IA No.VIII which was filed by 4<sup>th</sup> respondent, U/O III Rule 2 R/w Sec.151 of CPC and in consideration of the reasons assigned, it is found necessary to allow these applications in order to advance the cause of justice. The delay may be compensated in terms of money. Accordingly, the **point under consideration is answered in the Affirmative.**

7. **Point No.2** :- In view of the findings on the foregoing point, the following;

**ORDER**

I.A.7 & 10 filed by the 2<sup>nd</sup> respondent, U/S 151 of CPC are allowed with costs of Rs.1,000/-.

Additional objections on IA No.IV and objections on IA No.VIII filed by the 2<sup>nd</sup> respondent are taken on record.

To hear on IA's No.4, 5, 8, 9 and 14 by: 08.04.2026.

(Dictated to the Stenographer directly on computer, corrected by me and then pronounced in open court on this 17<sup>th</sup> day of March - 2026)

**Sd/-**  
Senior Civil Judge,  
Kadur.