

Heard Sri H.S.R., Advocate for plaintiff on IA No.I.

2. Perused the plaint averments and averments made in the IA No.I. The plaintiff has filed the suit against the defendant for declaration and for injunction and restraining the defendant their men, agents, or any persons claiming through them from trespassing, encroaching of the suit schedule property or in any way interfering with the plaintiff's peace full possession, cultivation and enjoyment of the plaint schedule property and the plaintiff also filed IA No.I U/o 39 Rule 1 and 2 of CPC for grant of ad-interim exparte temporary injunction order in favour of the plaintiff and against the defendant restraining the defendant his men, agent or any other persons claiming through him from trespassing and in anyway and interfering with the plaintiff's peace full possession and enjoyment of the plaint schedule property in the ends of justice and equity.

3. I have perused the plaint and I.A. No.I and its accompanying affidavit sworn by the plaintiff and the documents filed along with the list. Since the property involved in the present suit is an agricultural property. Hence without hearing other side an exparte T.I. order cannot be granted. I do not found any ground to grant ad-interim order of exparte T.I. against the defendants. Hence, the following:

O R D E R

Office to issue emergent notice on I.A. No.I and suit summons, to the defendants returnable by 28/08/2023.

Senior Civil Judge & JMFC,
Mudigere.