

**ORDER ON I.A.NO.I**

The applicant/ plaintiff has filed I.A. No.I under order XXXIX Rule 1 and 2 of C.P.C r/w Section 151 of C.P.C., to grant Ad-interim exparte temporary injunction restraining the opponents/ defendants, their men, agents, workers, servants, labourers and all persons claiming through or under them for not to enter into the suit schedule property by removing iron gate constructed by the plaintiff by eastern side of suit schedule property by forcibally till the disposal of the above suit.

Perused the Plaint, affidavit annexed to I.A. No.I along with documents. Further, the counsel for plaintiff vehemently contended that the plaintiff is in possession and enjoyment of the suit schedule property and have constructed stone poles and barbed wire fence to protect the suit schedule property from strangers and animals.

Further the plaintiff is said to have constructed a cart road to reach his property through forest land in Sy. No. 256 of Melkoppa village and in furthrance as installed iron gate towards the eastern side of the suit schedule property and it is been used by the villagers of melukoppa. The defendant are strangers and they are having their land far from the suit schedule property. They separate access to reach their property.

In spite of that the defendants are attempting to dispossess the plaintiff and furtherance have attempted to remove the said iron gates installed by the plaintiff.

On careful perusal of the affidavit averments, documents filed by the plaintiff, the plaintiff has not made out a prima-facie case to have the fruits of the Ex-parte injunction order at this juncture. This Court proceeds to pass the following:

**ORDER**

Issue emergent notice on I.A.I to defendants and suit summons to defendants If PF is paid.

Call on: 03.01.2026.

Sd/-  
C.J & JMFC, Sringeri.