

IN THE COURT OF CIVIL JUDGE, SAVANUR.

O.S. No.303/2019

Plaintiffs : Narasanagouda S/o Chandragouda Patil.

V/s

Defendants : Tippanna S/o Mariyappa Madar @ Harijan
and others.

I S S U E S

- 1) Whether plaintiff proves that, suit property is the joint family property of himself and deceased Rudragouda S/o Chandradouga Patil?
- 2) Whether plaintiff further proves that in the year 1971 there was a oral partition between himself and his brother Rudragouda S/o Chandragouda Patil as such suit property was allotted to the share of deceased?
- 3) Whether plaintiff further proves that Rudragouda S/o Chandragouda Patil and his wife Neelavva @ Gouravva died without issues?
- 4) Whether plaintiff further proves that, he is the only legal heir of deceased Rudragouda S/o Chandragouda Patil?

- 5) Whether plaintiff further proves the alleged interference caused by defendants with respect to suit property?
- 6) Whether defendants proves the contention raised in Para No.12, 14 to 17 of their written statement?
- 7) Whether court fee paid by the plaintiff is not proper and suit is under valued?
- 8) Whether suit of the plaintiff is bad for non-joinder of necessary parties ?
- 9) Whether the plaintiff is entitled to the reliefs as prayed for?
- 10) What order or decree ?

Place : Savanur
Date : 03-06-2021.

(Sri. Maruthi. K)
CJ & JMFC, Savanur.

