

:: EX-PARTE ORDER ON IA NO. I ::

Perused the plaint, IA filed u/o 39 rule 1 and 2 of CPC. The connected affidavit sworn to by the plaintiff and the documents appended to the list suit is for the relief of Partition and Separate Possession pertaining to the suit schedule properties restraining the defendant No.1, 3 and 4 from alienating the application suit schedule properties till

OS 32/2026

disposal of the suit. Plaintiff stated in his plaint that, the suit schedule properties are the ancestral joint family properties and the defendant No.1 3 and 4 without having any rights they have mutated their name colluding with revenue officials.

The Plaintiff has share over the suit schedule properties. The Defendant No.1, 3 and 4 are trying to alienation of the suit schedule properties due to their name appeared in the ROR with an intention to deprive the rights of the Plaintiff.

Hence, plaintiff has prays to restrain the defendant No.1, 3 and 4 or anybody on their behalf from alienating the suit schedule properties in any manner till disposal of the suit.

At this stage the averments and documents to deficit the same. After perusal all the materials at this stage the court is satisfied about the establishment of prima-facie case and balance of convenience is in favour of the plaintiffs. If an ex-parte order of

OS 32/2026

temporary injunction is not granted, situation will arise which might be put the plaintiffs into hardship by the time the dispute is closed. Hence, the following:

:: ORDER ::

The defendant No.1, 3 and 4 are anybody on their behalf are hereby restrained from alienate the suit schedule properties till the next date of hearing.

Plaintiff is directed to comply the order as contemplated U/o 39 Rule 3(a) of CPC.

Issue TI Notice Defendant No.1, 3 and 4 and S/s to all defendants.

R/by 16-04-2026

**Senior Civil Judge & JMFC.,
Chincholi.**