

**ORDERS ON I.A. NO.II FILED BY THE PLAINTIFF**  
**UNDER ORDER XXXIX RULE 1 AND 2 OF THE CODE**  
**OF CIVIL PROCEDURE**

This IA No.II is filed by the plaintiff under Order XXXIX Rule 1 and 2 of the Code of Civil Procedure seeking temporary injunction restraining the defendants, their agents, representatives, supporters, henchmen, workmen etc., from publishing/posting any material/posts/videos in the social media which are false or against law with respect to the suit schedule property and the plaintiff pending disposal of the suit.

2. In the affidavit accompanying the IA No.II, the plaintiff has sworn to an affidavit and stated that he has filed the above suit against the defendants for the relief of permanent injunction restraining them from interfering with his peaceful possession and enjoyment of the suit schedule property. It is stated that he is the absolute owner in lawful possession and enjoyment of the suit schedule property. Though defendants have no manner of right, title and interest over the suit schedule property they are colluding with each other and illegally attempting/trying to interfere with his peaceful possession and enjoyment of the suit schedule property and they are also illegally and high handedly attempting to tarnish his image by making videos and posting them in the social media to influence the Villagers to turn against him to grab his land illegally.

Despite of police complaint lodged by him no action has been taken by the concerned police and the defendants are continuing their illegal and high handed acts. Further, the defendant No.1 has also hoodwinked the Hon'ble High Court of Karnataka by filing a petition on behalf of a dead person and now when the Hon'ble High Court has passed an order in his favor, the defendants in collusion with each other are trying to dispossess him from the suit schedule property through money and muscle power. Further, the defendants are also trying to use the social media as a weapon against him as the Villagers supported him and did not allow the defendants to remove him from the suit schedule property. For all these reasons, he prayed to allow the application.

3. It is pertinent to mention here that though the defendant No.1, 2, 4, 5, 7, 8 and 10 to 16 have appeared through their counsel, despite of giving sufficient opportunities they have not filed any objection opposing the instant IA. Further despite of service of summons the defendant No.3, 6 and 9 remained absent and not contested the suit and present IA.

4. Heard Counsel for plaintiff. Further despite of giving sufficient opportunities, the defendant No.1, 2, 4, 5, 7, 8 and 10 to 16 have not canvassed their arguments on instant IA. Perused the materials on record.

5. After perusing the materials on record and the documents produced by the plaintiff, at this stage, this court is satisfied about the existence of the prima facie case and balance of convenience in favour of the plaintiff. Further it is pertinent to mention here that though the defendant No.1, 2, 4, 5, 7, 8 and 10 to 16 have appeared through their counsel, despite of giving sufficient opportunities they have not filed any objection opposing the instant IA. Further despite of service of summons the defendant No.3, 6 and 9 remained absent and not contested the suit and present IA. Further it is pertinent to mention here that if an order of temporary injunction by restraining the defendants from publishing/posting any material/posts/videos in the social media which are false or against law with respect to the suit schedule property and the plaintiff as sought for in the present IA is not granted, the defendants may continue their illegal acts by publishing/posting any material/ posts/videos in the social media in order to harass and damage the reputation of the plaintiff and the plaintiff would suffer irreparable loss and injury. Hence, I proceed to pass following order:-

**ORDER**

I.A.No.II filed by the plaintiff under Order XXXIX Rules 1 and 2 of Code of Civil Procedure is hereby allowed.

The defendants are hereby restrained by an ad-interim order of temporary injunction from

publishing/posting any material/ posts/  
videos in the social media which are  
false or against law with respect to the  
suit schedule property and the plaintiff  
till disposal of the above suit.

(Dictated to the stenographer, computerized by her, same is corrected and then  
pronounced by me on this the **24<sup>th</sup> Day of March 2026**)

C/c I Add. Civil Judge & JMFC.,  
H.D.Kote.