

**IN THE COURT OF THE PRL. SENIOR CIVIL
JUDGE AND JMFC, HUNSUR**

O.S. 190/2021

Plaintiffs : Sri. Shivanna

V/s

Defendants : Sri. Manjegowda and others

ISSUES

1. Whether plaintiff proves that the suit schedule properties are the ancestral and joint family properties of the plaintiff and defendant No.1 to 3 and there is no partition took place between them?
2. Whether plaintiff proves that the sale deeds dated 17.04.2008 and 15.04.2013 in respect of land to an extent of 0-12 guntas in Sy.No.49 is not binding on the plaintiff to the extent of his undivided share?
3. Whether the defendant No.1 and 3 prove that the plaintiff got his share in the oral partition during the year 1994-95 and sold some of his properties as contented at para No.5 of their written statement?
4. Whether plaintiff proves that he is entitled for the relief of partition and separate possession of his 1/4th share in the suit schedule properties by metes and bounds as prayed for?
5. What order or decree?

Dated 23rd Day of November, 2024.

(Zaibunnisa)
Prl. Senior Civil Judge & JMFC
Hunsur