

**AD-INTERIM INJUNCTION ORDER**

The suit is filed for the relief of declaration and permanent injunction. Along with the suit I.A.I is filed for temporary injunction.

The learned counsel for the plaintiffs argued to grant ad-interim temporary injunction against the defendants No.2 and 3 restraining them from alienating application schedule properties till disposal of the suit. The learned counsel further argued that, in case the defendants No.2 and 3 alienate the schedule properties, the plaintiffs would suffer irreparable injuries.

Ad-interim temporary injunction can be granted in extreme circumstances if plaintiffs able to prove the very necessity to grant such order. Suppose if the properties are alienated before adjudication of the matter, it would definitely cause injustice to the plaintiffs because their valuable right over the properties if any will be spoiled if alienation is made. Therefore, the subject matter of the suit schedule properties is to be kept intact. Therefore, the following:

**ORDER**

Issue ad-interim temporary injunction against the defendants No.2 and 3 preventing them not to alienate the application schedule properties till the next date of order, if the plaintiffs

complied the Order XXXIX rule 3(a) of  
CPC.

Issue suit summons to all the  
defendants and notice of IA No.I to the  
defendants No.2 and 3 if PF is paid.

Call on .....2026.

Senior C.J. & JMFC.,  
Nanjangud.

10.03.2026