

ORDERS

The plaintiff has filed IA.No.4 Us 151 of CPC seeking for police protection to cultivate the suit schedule property

In the affidavit, the plaintiff has stated that the temporary injunction was granted in his favour but the defendants are trying to interfere with his possession. Hence, he prays to allow the application.

The defendants have not filed objection.

On perusal of the plaint it discloses that the plaintiff has sought for the relief of permanent injunction in respect of suit schedule property and interim order about not to interfere was granted. The defendants have not contested the suit. If the interim order is violated, the plaintiff has to file necessary application for disobedience of the Court order. The Court can grant police protection after the final verdict. But, in the present case, the evidence of the plaintiff is not yet commenced. Therefore, at this stage, the plaintiff cannot be entitled for police protection. Hence, the above application is dismissed with cost.

**I Addl. Civil Judge & J.M.F.C.,
T.Narasipura.**