

Heard the counsel for the Plaintiff on IA.No.I and II and perused the records.

I have careful perused the documents produced by the Plaintiff and at this stage, it establishes that, the Plaintiff has made-out a prima-facie case to go for trial. Therefore, it is necessary to restrain the Defendants by an order of Exparte temporary injunction from alienating the suit schedule properties to any one. Otherwise, the very purpose of filing this suit will be frustrated and it may also lead to multiplicity of proceedings.

In so far as the prayer of the learned counsel for the Plaintiff in respect of IA.No.II is concerned, it is considered just and necessary to hear the other side before passing any exparte order. Hence, I proceed to pass the following:-

ORDER

The Defendants are restrained by an order of exparte temporary injunction from alienating the suit schedule properties to any one till the next date of hearing.

The Plaintiff is directed to comply with Order XXXIX Rule 3 of CPC in respect of IA.No.I only.

Issue notice of IA.No.I and exparte order of temporary injunction on IA No.I, along with the suit summons to the defendants No.1 to 6.

Issue emergent notice of IA.No.II to the defendants.

R/by: 02-08-2022

**I/c Addl. Senior Civil Judge & JMFC.,
Ramanagara.**