

Heard learned counsel for the Plaintiffs on I.A. No.1I.

Perused the plaint and the documents produced their with.

Having regard to the materials placed on record I am of view that it is necessary to here the other side before passing any order on IA no.II. So also, the principles of natural justice requires that the other side should be heard before passing any order. In the circumstances issue emergent notice on the IA no.II and the suit summons to the Defendants.

**Addl. Senior Civil Judge & JMFC.,
Magadi.**

Heard learned counsel for the Plaintiffs on IA No.III.

Perused the plaint and the documents produced their with.

Having regard to the materials placed on record I am of the view that there is a prima-facie case for trial.

Further considering the urgency involved in the matter and to keep the subject mater of the suit intact notice to Defendants on IA No.III is dispensed with. Accordingly I proceed to pass the following;

ORDER

Defendants, their agents, servants, or anybody claiming on their behalf are hereby temporarily restrained from alienating the suit schedule property till next date of hearing.

This order will come in to force on compliance of Order XXXIX Rule 3 of CPC. Issue summons and notice on IA to the Defendants and issue emergent notice on IA No.II.

Returnable by:

**Addl. Senior Civil Judge & JMFC.,
Magadi.**