

IN THE COURT OF THE MUNSIFF, KOTTARAKARA.
Present :- Sri. Fazil Rahiman, Civil Judge (Junior Division)
Monday, the 10th day of November, 2025/ 19th day of Karthika, 1947.

IA.No.1/2025 in OS.No.513/2025

Between

Petitioner/Plaintiff:-

Savithri. R, W/o. Late P.K Suresh,
Sumathi Mandiram, Ezhukone Muri,
Ezhukone Village, Ezhukone P.O
Kottarakkara Taluk, Kollam – 691505

By Adv. Bijeesh. S. Pillai

And

**Respondents/
Defendants:-**

1. T. Pushpangadan, S/o. Raghavan,
Santha Bhavan, Chowalloor P.O
Edakkidam, Kareepra Village,
Kottarakkara Taluk, Kollam
Pin – 691505
2. Shylaja, W/o. T. Pushpangadan,
Santha Bhavan, Chowalloor P.O,
Edakkidam, Kareepra Village,
Kottarakkara Taluk, Kollam – 691505
3. Vishnu, S/o. Pushpangadan,
Santha Bhavan, Chowalloor P.O
Edakkidam, Kareepra Village,
Kottarakkara Taluk, Kollam - 691505

This petition filed by the counsel for the plaintiff under Order 39 Rule 1 of the CPC 1908 for temporary injunction. This petition have been finally heard on 10.11.2025 and the court on the same day passed the following:-

ORDER

This application is filed under Order XXXIX Rule 1 of the Code of Civil Procedure, 1908 for temporary injunction.

2. Heard the learned counsel for the petitioner. Perused the affidavit,

petition and records. I am satisfied that the petitioner has made out a prima -facie case. There are serious disputed question to be decided in the main proceedings. Further satisfied that, if time is granted till respondents' appearance, whole purpose of this petition would be defeated and may cause irreparable injury to the petitioner. It also appears that, inconvenience which is likely to occur from withholding an interim injunction will be greater than that would be likely to arise from granting an ad-interim injunction. Hence an ad-interim injunction is granted in part. The defendants and men under them are restrained from trespassing into the plaint A schedule property, from committing any mischief and waste there in the plaint A schedule property, from removing the existing boundary stones of the plaint A schedule property, from interfering with the plaintiff's peaceful possession and enjoyment of the plaint A schedule property, from alienating the plaint B schedule property by encroaching the portions of the plaint A schedule property and including the same until further orders. The plaintiff is ordered to comply with Order 39 Rule 3(a) of the C.P.C.

Issue notice to respondents. For return of notice to 20.11.2025.

Dictated to the Confdl. Asst., transcribed and typed by her, corrected and pronounced by me in open court on this the 10th day of November, 2025.

Sd/-
FAZIL RAHIMAN,
CIVIL JUDGE (Junior Division)

APPENDIX:- NIL

Id/-
CIVIL JUDGE (Junior Division)

// True Copy //

Typed by : Sibi Sreekumar
Compared by :

CIVIL JUDGE (Junior Division)