

R.C.S.NO. 56/2024
CNR NO.MHAH21000385-2024
Dagadu Shaikh Vs. Hasan Shaikh & Ors.

ORDER BELOW EXH.NO.5

Perused the application, affidavit and documents annexed along with suit.

02. Heard learned Advocate Shri. A. A. Shaikh for the plaintiff/applicant.

03. Considering the facts and circumstances there appear no likelihood of causing any serious or irreparable mischief or loss to the plaintiff/applicant. The situation is not likely to become irreversible, if the ex-prate ad-interim injunction is not granted. The object of granting of injunction is not likely to be defeated by some delay. Thus, considering the factual matrix and nature of suit, it would be just and proper to hear the defendant/respondent Nos. 1, 4 & 5. Hence, I pass the following order.

Order

01. Issue show cause notice on Exh.05 to the defendant/respondent Nos. 1, 4 & 5 as to why temporary injunction, as prayed for, should not be granted.

02. Notice returnable on 08.05.2024.

03. E.P. and S.B. allowed.

Dated: 05.04.2024.

(Rajnikant S. Jagtap)
Jt. Civil Judge Junior Division
Jamkhed.