

MHAU070008142025



R.C.S./76/2025
Sheknath Rangnath Jagtap Vs. Hiralal Bansi Bedwal
ORDER BELOW EXH.01

Issue summons to the defendant/s to appear and answer the claim and to file written statements of his//her/their defence, if any, within 30 days from the date of service of summons and for settlement of issues and to produce all documents in his/her/their possession or power, vide Order 8 Rule 1 and 1 (A) of the Code of Civil Procedure (C.P.C.)

sd/-

Dt : 19/03/2025

(Smt.P.B.Patil)
2nd Jt. C.J.J.D., Gangpaur

see page no.2

TKR/-

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ORDER BELOW EXH.05

Read the application. Application is supported by the affidavit. Heard Ld. Advocate for plaintiff. Perused the record. Considering the prayer in the light of peculiar facts and circumstances and matter in hand. It *prima-facie* appears that there is no justifying and compelling grounds to issue ad interim *ex-parte* injunction against defendant/s. So I pass just and proper order as :-

Order

1. Issue show cause notice to defendant/s why temporary injunction cannot be allowed as prayed by plaintiff/s.
2. Special Bailiff allowed if prayed.

Dt : 19/03/2025

sd/-
(Smt.P.B.Patil)
2nd Jt. C.J.J.D., Gangpaur

TKR/-