

Order passed below Exhibit -8.
in R. C. S. No. 289/2025

This is an application filed by plaintiff for grant of order of status-quo. It is allegedly submitted by the plaintiff that the defendants are tried to dispossess plaintiff from the suit property. Hence, prayed for grant of status-quo.

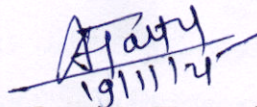
2. Plaintiff has submitted that he is in possession the suit property. He further submitted that, the suit is for partition and separate possession. Defendant No.2 threatened to the plaintiff that he will sell the property as some of the portion is in the name of defendant No.2. He further submitted that, defendant No.2 has prepared agreement to sell of the suit property. Alienation of the suit property will surely increase the litigation. It will also cause irreparable loss to the plaintiff. Hence, he prayed for grant of status-quo against defendants.

3. Plaintiff submitted that, defendants are tried to dispossess plaintiff illegally from the suit property. In support of plaintiff's submissions he has submitted N.C. against defendant No.1. In the present condition it is tough to know, who is in possession of the suit property. Without knowing that who in possession, it will be inappropriate to grant status-quo against defendants. Only relying upon N.C. it cannot be said that, there is a threatening of dispossession to the plaintiff. Plaintiff has not submitted any other documents except N.C. to show what is the urgency to grant status-quo against

defendants. On perusal of overall status-quo application and the documents filed in support of status-quo application nothing seems urgent. Interim application for temporary injunction is also filed in the present suit. Notices have not been issued yet in the present case. It is necessary to hear other party to pass an appropriate order. Therefore, following order is passed:-

ORDER

The application is rejected.

A. H. Tattu
19/11/25

[A. H. Tattu],

Dt.19.11.2025

3rd Jt. Civil Judge, Jr. Dn., Sillod.