

R. C. S. No. 86/2025.  
Mahadev Vs. Vandana & Ors.  
MHKO150009352025.

**Order below Exh.1**

Plaint - Issue suit summons to defendants for settlement of issues and filing written statement.

**Order below Exh.2**

Vakalatnama - Seen and filed.

**Order below Exh.3**

List of document -filed.

**Order below Exh.4**

Address Memo - filed.

**Order below Exh.5**

1. Read the application for injunction, documents filed on record and affidavit filed by the plaintiff.
2. The record shows that, the defendants are necessary to heard, therefore, the prayer of plaintiff can be considered after the appearance of defendant.
3. There is no exception and compelling case justifying the granting the ex-parte ad-interim injunction. Therefore, I pass following order,

**ORDER**

1. Issue Show-Cause notice to the defendants that, why injunction prayed by plaintiff should not be granted.
2. Special Bailiff and emergent process are allowed, if prayed.

Place- Ajara.  
Date- 24.11.2025.

**(R. P. Thore)**  
J.O.Code No.MH02897  
Civil Judge, Junior Division,  
Ajara.