

ORDER BELOW EXH. 5

1. Perused record. Heard learned advocate for the plaintiff. The main summary of allegations made against defendants is that, defendant Nos. 2 to 14 and 15 to 24, formed two groups and claiming that they are office bearers of defendant No.1, Trust. In their rivalry plaintiff is being harassed by both the groups in his day to day work as Head Master of the school run by defendant No.1, Trust.

2. The urgency claimed on the ground that from tomorrow the board exams of 10th standard are going to be started. The defendants locked office and other parts of the school building and it is not possible to carry out various ministerial acts for conduct of exams if the obstruction by defendants is continued. The record shows that the alleged obstruction caused on 24/02/2016 and now the suit is filed. So also there is some other material necessary to grant the *ex parte* interim relief constituting grave urgency. In its absence, I am of the opinion that it is necessary to here the defendants before issuing any *adinterim* injunction, hence order -

ORDER

1. Issue show cause notice to defendants as to why interim injunction in terms of prayer clause shall not be granted till final decision of this suit returnable on 02 /03 /2016.

2. S. B. allowed.

Sd/-

KUDAL

(KOMALSING RAJPUT)

DATE – 29 /02 /2016

C.J.J.D., KUDAL, DIST.-SINDHUDURG