

**ORDER BELOW EXH.05 IN RCS NO.71/2026**

Perused application. Heard the learned Advocate for plaintiffs. It is the contention of plaintiffs that, they are the owners of suit property. Their father purchased the suit property in the year 1948. Since then, they are in the possession of suit property. Defendant No.1 is creating obstruction in the enjoyment of suit property-D. The defendants have denied the ownership of suit property-D. The suit property-D is a vacant land. The application for temporary injunction is filed against defendant No.1 to 7. Thus, before passing any order, it is proper to call say of defendant No.1. Issue notice to the defendant No.1. E.P and S.B. allowed, if claimed.

Place : Miraj.  
Date : 07/03/2026.

**(Pravin U. Kulkarni)**  
Jt. Civil Judge Jr. Dn., Miraj.