



**S.A.No.307 of 2026**  
**and C.M.P.No.10647 of 2026**

**S.SOUNTHAR,J.**

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The Second Appeal is admitted on the following substantial questions of law:-

“(a) Whether the judgment and decree passed by the Courts below are vitiated by non-consideration of the material evidence available on record namely admission of PW.1 that the defendant has been enjoying the suit property even on the date of her examination?

(b) Whether the Courts below are justified in granting decree for injunction in favour of the respondent/plaintiff in respect of agricultural land, when respondent/plaintiff failed to produce any revenue documents in her name to establish possession over the suit property.”

2. Notice to the respondent, returnable by six weeks. Private notice is also permitted.

3. The Registry is directed to call for the records from the Courts below.

4. List the matter after six weeks.

**12.06.2026**

dm