

Rajan Dhir & anr.. Vs. *Rohit Singh Katwal*

Civil Suit No.17 of 2026

10.04.2026 Present: Mr. R.L. Sood, Senior Advocate, with Mr. Manik Sethi, Advocate, for the plaintiffs.

OMP No.237 of 2026

Notice. I have heard learned Senior Counsel for the applicants-plaintiffs and also gone through the plaint, application as well as the documents filed alongwith the plaint.

At this stage, perusal of the material available on record reveals that the applicants/plaintiffs have been able to establish a strong *prima facie* case in their favour, as the unverified allegations may tarnish the image and reputation of the applicants/plaintiffs in the society and in their business world. The balance of convenience also lies in their favour and in case interim relief is denied to them, they will suffer an irreparable loss and injury, which cannot be compensated in terms of money.

Therefore, the respondent/defendant is restrained from posting defamatory/derogatory remarks/comments/post qua the applicants/plaintiffs on social media, particularly on his *Instagram* account by the name of '*wearehimachal*' or on the *Facebook* or on the *YouTube* or any other social media platforms in any manner and to cause imputation to the applicants/plaintiffs in any manner, either by the respondent/defendant or through his agents, servants, assignees, family members etc., till the next date of hearing, subject to compliance of Order 39, Rule 3 of CPC.

The respondent-defendant may, however, show-cause by filling reply or otherwise why this order be not made absolute during pendency of the present suit.

List alongwith the main suit on the date already fixed, i.e. **08.05.2026**.

(Sushil Kukreja)
Judge

April 10, 2026
(V.Himalvi)