**IN THE COURT OF SUB JUDGE : …………………………..**

**Suit No.:\_\_\_\_\_\_ of 20………..**

…………………………………………………………………………………………………….Plaintiff

Versus

……………………………………………………………………………………………………..Defendants

(SUIT UNDER SECTION 91 OF THE CODE OF CIVIL PROCEDURE 1908 FOR ACTS WHICH ARE PUBLIC NUISANCE EFFECTING PUBLIC AND LIKELY TO EFFECT PUBLIC)

SUIT FOR DECLARATIONS, PERMANENT AND MANDATORY INJUNCTION UNDER SECTION 91 OF THE CODE OF CIVIL PROCEDURE 1908 AND OTHER PROVISIONS

The Plaintiffs Most Respectfully State And Submit As Under :   
  
1. The present suit is being filed by the Plaintiffs seeking the reliefs of declarations, mandatory and permanent injunctions against the Defendants against the acts which are public nuisances effecting the general members of public and such acts which are likely to effect such members. The said suit is being filed against the defendants seeking the reliefs that they are refrained from indulging such acts and forthwith stop such unlawful and illegal acts which have and are likely to create public nuisance and other wrongful acts effecting the public more particularly  the people living in the surrounding area. The present suit is being filed in the representative capacity by the Plaintiff for themselves and other members of general public seeking this Hon'ble Court's intervention and indulgence so as to stop and save the entire locality from the acts of omission and commission being committed by the Defendants hereinafter mentioned.

**In The Court of Sub Judge : ……………………………**

Suit No.:\_\_\_\_\_\_ of 20…….

…………………………………………………………………….Plaintiff

Versus

………………………………………………………………….Defendants

Application under Section 80 (2) of the CPC

Respectfully Sheweth:

1. That the Plaintiffs/applicants have on this day filed the accompanying suit seeking the reliefs of declaration and injunction against the defendants.  The plaintiffs/applicants crave leave to refer to the contents and averments contained in the plaint at the time of hearing and disposal of the present application, the contents whereof are not being reproduced herein for the sake of brevity and may be read as part of this application.

2. That the subject matter of the accompanying suit filed by the Plaintiffs/Applicants concerns various acts affecting public and such other and further acts which are public nuisance and likely to affect general members of the public.  The accompanying suit is being filed by invoking the provisions of Section 91 of the CPC and the leave of the court has been sought as required under the said provisions by a separate application..  The plaintiffs/applicants submits that if the acts of omission ad commission being committed by the defendants are allowed to sustain and continue the public shall suffer grievous, irreparable harm, injury and loss.

3. \_\_\_\_\_\_

4. That there exists a very plausible and sustainable cause of action in the facts and circumstance disclosed in the Plaint.  That there exists a prima facie case in favour of the Plaintiffs and severe loss, harm and injury shall be caused if the reliefs prayed for herein are not granted.  No prejudice shall be caused to the Defendants if the leave prayed for herein is granted.  That in the event prior notices are for sixty days are served, grave prejudice shall be caused in as much as the nuisance complained off affect the public at large.

5. The present application is bonafide and is being made in the interest of justice.   
  
 WHEREOF it is most respectfully prayed that this Hon'ble Court may be pleased to:-     
  
(a) Grant leave to the Plaintiffs/Applicants under Section 80 (2) of the CPC to maintain the accompanying suit without compliance with Section 80 (1) of the CPC 1908.  (b) Pass such further and other orders as this Hon'ble Court may deemed fit and proper in the facts and circumstances of the case.    
…………………………….                                                             
Plaintiffs/Applicants     
……………………………..                                                              
  
Through, Advocate

**In The Court of Sub Judge : ……………………..**

Suit No.:\_\_\_\_\_\_ of 2008

………………………………………………………………………………………………..Plaintiff

Versus

………………………………………………………………………………………………..Defendants

 Affidavit in support of application under Section \_\_\_\_\_\_\_\_ of CPC

I, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ , do hereby solemnly affirm and declare as under:-   
  
1. That the accompanying application has been prepared under my instructions.   
  
2. That the contents of paras 1 to  \_\_\_\_\_\_\_\_\_\_ of the accompanying application are correct and true.   
  
3. That I further solemnly affirm and declare that this affidavit of mine is correct and true, no part of it is false and nothing material has been concealed therein.   
  
Affirmed here at Coimbatore this the \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ .   
  
Deponent

**In The Court Of Sub Judge :…………………..**

Suit No.:\_\_\_\_\_\_ of 20…..

………………………………………………………………………………..……………………Plaintiff

Vs

…………………….. ………….. ……… Defendants

Application under Section 91 (1) (b) of the Code of Civil Procedure

 Respectfully Sheweth:

 1. That the Plaintiffs/applicants have on this day filed the accompanying suit seeking the reliefs of declaration and injunction against the defendants.  The plaintiffs/applicants crave leave to refer to the contents and averments contained in the plaint at the time of hearing and disposal of the present application, the contents whereof are not being reproduced herein for the sake of brevity and may be read as part of this application.

2. That the subject matter of the accompanying suit filed by the Plaintiffs/Applicants concerns various acts affecting public and such other and further acts which are public nuisance and likely to affect general members of the public.  The accompanying suit is being filed by invoking the provisions of Section 91 of the CPC and the leave of the court is required to be sought  per the said provisions by a separate application..  The plaintiffs/applicants submits that if the acts of omission ad commission being committed by the defendants are allowed to sustain and continue the public shall suffer grievous, irreparable harm, injury and loss.

3. \_\_\_\_\_\_

4. That there exists a very plausible and sustainable cause of action in the facts and circumstance disclosed in the Plaint.  That there exists a prima facie case in favour of the Plaintiffs and severe loss, harm and injury shall be caused if the reliefs prayed for herein are not granted.  No prejudice shall be caused to the Defendants if the leave prayed for herein is granted.  That in the event prior notices are for sixty days are served, grave prejudice shall be caused in as much as the nuisance complained off affect the public at large.

5. The present application is bonafide and is being made in the interest of justice.   
  
WHEREOF it is most respectfully prayed that this Hon'ble Court may be pleased to:-   
  
(a) Grant leave to the Plaintiffs/Applicants under Section 80 (2) of the CPC to maintain the accompanying suit without compliance with Section 80 (1) of the CPC 1908. (b)Pass such further and other orders as this Hon'ble Court may deemed fit and proper in the facts and circumstances of the case.   
  
………………….                                                                          
  Plaintiffs/Applicants

\_\_\_\_\_\_                                                                         
  
Through, Advocat

e

**In The Court Of Sub Judge :…………………**

Suit No.:\_\_\_\_\_\_ of 20…………

………………………………………………………………………………………..………………Plaintiff

Versus

…………………………………………………………………………………………………………Defendants

 Affidavit in support of application under Section \_\_\_\_\_\_\_ of CPC

I, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, do hereby solemnly affirm and declare as under:-    
  
1. That the accompanying application has been prepared under my instructions.    
  
2. That the contents of paras 1 to \_\_\_\_ of the accompanying application are correct and true.   
  
 3. That I further solemnly affirm and declare that this affidavit of mine is correct and true, no part of it is false and nothing material has been concealed therein.   
  
Affirmed here at Shimla this the \_\_\_\_\_\_ .   
  
Deponent

**In The Court Of Sub Judge : ………………………….**

Suit No.:\_\_\_\_\_\_ of 20………

…………………………………..……………………………………………………………. Plaintiff

Versus

……………………………………………………………………………………………….. Defendants

 Application under Section 31 (1) & (2) of Code of Civil Procedure

Respectfully Sheweth:

1. That the Plaintiffs/applicants have on this day filed the accompanying suit seeking the reliefs of declaration and injunction against the defendants.  The plaintiffs/applicants crave leave to refer to the contents and averments contained in the plaint at the time of hearing and disposal of the present application, the contents whereof are not being reproduced herein for the sake of brevity and may be read as part of this application.

2. That the subject matter of the accompanying suit filed by the Plaintiffs/Applicants concerns various acts affecting public and such other and further acts which are public nuisance and likely to affect general members of the public.  The accompanying suit is being filed by invoking the provisions of Section 91 of the CPC and the leave of the court has been sought as required under the said provisions by a separate application..  The plaintiffs/applicants submits that if the acts of omission ad commission being committed by the defendants are allowed to sustain and continue the public shall suffer grievous, irreparable harm, injury and loss.

3. \_\_\_\_\_\_

4. That there exists a very plausible and sustainable cause of action in the facts and circumstance disclosed in the Plaint.  That there exists a prima facie case in favour of the Plaintiffs and severe loss, harm and injury shall be caused if the reliefs prayed for herein are not granted.  No prejudice shall be caused to the Defendants if the leave prayed for herein is granted.  That in the event prior notices are for sixty days are served, grave prejudice shall be caused in as much as the nuisance complained off affect the public at large.

5. The present application is bonafide and is being made in the interest of justice.   
  
WHEREOF it is most respectfully prayed that this Hon'ble Court may be pleased to:-   
  
(a) Grant leave to the Plaintiffs/Applicants under Section 80 (2) of the CPC to maintain the accompanying suit without compliance with Section 80 (1) of the CPC 1908. (b) Pass such further and other orders as this Hon'ble Court may deemed fit and proper in the facts and circumstances of the case.    
  
…………………………………..                                                                    
  
 Plaintiffs/Applicants    
  
\_\_\_\_\_\_                                                                         
  
Through, Advocate

**In The Court Of Sub Judge : ……………………..**

 Suit No.: \_\_\_\_\_\_ of 20……….

………………………………………..………………………………………………………………Plaintiff

Versus

………………………………………………………………………………………………………..Defendants

 Affidavit in support of application under Section \_\_\_\_\_\_ of CPC

I, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, do hereby solemnly affirm and declare as under:-    
  
1. That the accompanying application has been prepared under my instructions.    
  
2. That the contents of paras 1 to \_\_\_\_ of the accompanying application are correct and true.    
  
3. That I further solemnly affirm and declare that this affidavit of mine is correct and true, no part of it is false and nothing material has been concealed therein.   
  
 Affirmed here at ………………….. this the \_\_\_\_\_\_\_\_\_ .   
  
 Deponent

**Injunction Prohibitory**

**IN THE COURT OF LEARNED CIVIL JUDGE (SENIOR DIVISION) …………………**

**In Civil Suit No.: \_\_\_\_\_\_ of 20……**

…………………………………………………………………Plaintiff

Versus

……………………………………………………………Defendants

Civil suit for permanent prohibitory injunction for restraining the defendants from interfering in any manner whatsoever particularly \_\_\_\_\_\_ situated over Khata No. \_\_\_\_\_\_ Khasara No. \_\_\_\_\_\_\_ more particularly depicted in rough plan of the sight and photograph excepting in accordance with Law.   
  
Respectfully Sheweth:

1. That the plaintiff is resident of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

2. That the plaintiff is presently working as \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ with the department. 

3. That in the month of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ the state of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ has orally granted the suit land in favour of the plaintiff and allowed the plaintiff to raise construction for his residential house over the same. The plaintiff has spent major portion of his hard earned money for the construction of the said shed house situated over Khata. Khatauni Khasara No. after getting the house constructed over the suit land by the plaintiff the state government/ department has also recognized the legal possessory status of the plaintiff over the suit land. The plaintiff has also been given electricity connection from electricity department and he has also got his ration card on the same address. The name of the plaintiff and other persons of his family members are also figuring in the voters list of the said ward.

4. That till \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ nobody has objected to and raised any objection regarding the raising of construction of the house of the plaintiff over the said and the plaintiff lived there peacefully, openly and to the very constant of the owner of the property. The possession of the plaintiff is long standing a one and the same has not been disputed/ disturbed by any one till date.   
  
5. That no show cause notice of any proceedings for the eviction of the plaintiff from the land and from the house raised by the plaintiff over the same has ever been initiated.   
  
 6. That on \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ some of the officials from \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ department came on the spot and threatened to dispossess the plaintiff from the suit land and also threatened to dismantle the house/shed of the plaintiff without any legal orders that too illegally and wrongly. As no order of eviction has been passed against the plaintiff till date by any competent authority/Court as such plaintiff has got prima facie a very good case in his favour since he is in possession of land for the last more than \_\_\_\_\_ years. The balance of convenience is also in favour of the plaintiff and against the dependent and in case the suit of the plaintiff is not decreed the plaintiff will suffer irreparable loss and injury which can't be compensated in terms of money, rather it will lead to multiplicity of litigation between the parties and the plaintiff will come on roads as he has no other residential house except the present one.   
  
7. That there are as many as \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ residential house constructed by some other people over the adjoining land of the present plaintiff which is also owned by \_\_\_\_\_\_\_ government/department. That till date no show cause notice has been issued to them nor any proceedings for eviction has been started/initiated against them in the competent Court of law. The wrongful all illegal dispossession/dismantling the house of the plaintiff is arbitrary, malafide, illegal and even discriminatory.

 8. Jurisdiction.

 9. Cause of action.

 10. Limitation.

 11. Valuation.

 ………………………………….. Plaintiff

 \_\_\_\_\_\_ Through, Advocate

**Suit Permanent Injunction**

**IN THE COURT OF CIVIL JUDGE, ………………………………………**

**Civil Suit No.:\_\_\_\_\_\_\_ of 20………..**

………………………………………………………………………………………………..Plaintiff

Versus

………………………………….……………………………………………………………..Defendants   
  
Suit for Permanent Prohibitory Injunction and Mandatory Injunction restraining the defendant from raising any construction over the suit land comprising in Khata Khatauni No. \_\_\_\_\_\_\_\_\_\_\_\_, Khasara No. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ measuring \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Biswas situated at \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ restraining the defendant from causing any construction over the suit land against the Municipal Corporation Act and Bye-Laws and Town & Country Planning Act and Rules and also directing the defendant to remove illegal and unauthorised construction over the suit land owned and possessed by the plaintiff and also directing the demolition of the construction already raised or raised during the pendency of this suit on the set-back area of the suit land owned by the defendant \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_and also with the prayer to direct the defendant to handover the peaceful possession of the suit land already encroached upon by the defendant No. 1.   
  
Respectfully Sheweth:

1. That the plaintiff is owner in possession of land comprising in KhataKhatauni No. \_\_\_\_\_\_\_\_\_ Khewat No. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, Khatauni No.\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_, Khasara No. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ measuring \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Biswas situated at \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ as per the Jamabandi for the year \_\_\_\_\_\_. \_\_\_\_\_\_The plaintiff has a building raised on the above land duly sanctioned by the appropriate authority.

2. That the defendant is owner of the land comprised in KhataKhatauni No. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, Khasara No. \_\_\_\_\_\_ situated at \_\_\_\_\_\_\_ as per the Jamabandi for the year \_\_\_\_\_\_\_.   
  
3. That the defendant No. 1 during the month of \_\_ has started raising further construction in as much as without leaving any set-backs as prescribed by the law and further encroached upon the land of the plaintiff by projecting the Chhajjas towards the land of the plaintiff and thus obstructing light, air and sun to the building of the plaintiff besides causing nuisance to the plaintiff and his tenants, thereby depriving the plaintiff of his easementary rights of light, air and sun, which rights were being enjoyed by the plaintiff and his predecessor-in-interest from time immemorial peacefully, openly and hostile to the very knowledge of the defendant or other persons living in the vicinity. The said rights of easementary have now been infringed by the defendant in the month of \_\_\_\_\_\_ by raising the construction in haphazard manner in asmuch as the defendant \_\_\_\_\_\_   
  
4. That the cause of action accrued to the plaintiff on \_\_\_\_\_\_

5. That the plaintiff is permanently residing within the jurisdiction of this Hon'ble court and all the correspondence from the defendants were received at his home address and the office of the defendant is located in the territory of this Hon'ble Court, hence this court has each and every jurisdiction to try and entertain this suit. \_\_\_\_\_\_

6. That the value of the suit for the purposes of jurisdiction has been fixed for Rs. 200/- and for the purposes of declaration and correct and authorised court fee stamp of Rs. \_\_ has been affixed on the plaint.   
  
7. That no suit has been instituted agasinst the defendants on the same or similar cause of action in any other court including High Court and Supreme Court of India.   
  
8. It is, therefore, most respectfully prayed that a decree for Permanent Prohibitory Injunction and Mandatory Injunction restraining the defendant from raising any construction over the suit land comprising in KhataKhatauni No. \_\_\_\_\_, Khasara No. \_\_\_\_\_ measuring \_\_\_\_\_ Biswas situated in \_\_\_\_\_ restraining the defendant from causing any construction over the suit land against the Municipal Corporation Act and Bye-Laws and Town & Country Planning Act and Rules and also directing the defendant to remove illegal and unauthorised construction over the suit land owned and possessed by the plaintiff and also directing the demolition of the construction already raised on the set-back area of the suit land owned by the defendant and also with the prayer to direct the defendant to handover the peaceful possession of the suit land already encroached upon by the defendant No. 1, be passed in favour of plaintiff and against the defendants with costs of the suit. Such other reliefs as deemed fit and proper in the facts and circumstances of the case may also be passed in favour of the plaintiff and against the defendants in the interest of justice.   
  
AND FOR THIS ACT OF KINDNESS, THE HUMBLE PLAINTIFF AS IN DUTY BOUND SHALL EVER PRAY.   
  
………………………………… Plaintiff

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Through, Advocate

**Verification:**

I, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_-, do hereby verify that the contents of the above plaint from paras 1 to \_\_\_\_\_\_\_ are true and correct to the best of my knowledge and belief.   
  
Verified at Coimbatore this the \_\_\_\_\_\_\_.   
  
Plaintiff

**IN THE COURT OF CIVIL JUDGE, ………………………..**

Civil Suit No:\_\_\_\_\_\_\_ of 20….

-------------------------------…………………………………………………………………….Plaintiff

Versus

…………………………………….…………………………………………………………………..Defendant

Affidavit

I, ………………………………………, do hereby solemnly affirm and declare as under:-   
  
1.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ That the accompanying plaint has been drafted under my instructions. For the sake of brevity, the contents of plaint are not being reproduced hereunder in this affidavit. However, the contents of the plaint may kindly be read as part and parcel of this affidavit.   
  
2. That the contents of paras 1 to \_\_\_\_\_\_ of the plaint are correct and true to the best of my knowledge and paras \_\_\_\_\_ to \_\_\_\_\_ are believed to be correct being legal advise given by the counsel.   
  
3. That I further solemnly affirm and declare that the contents of this affidavit of mine are correct and true and no part of it is false and nothing material has been concealed therein.   
  
Affirmed here at Coimbatore this \_\_\_\_\_\_

Deponent

**IN THE COURT OF CIVIL JUDGE, ………….**

Application No: \_\_\_\_\_\_ of 20……….

…………………………………………………………………………………..………………..Applicant

Versus

………………………………..……………………………………………………………………Respondent   
  
Application under order 39 Rule 1 and 2 of the Civil Procedure Code for Permanent Prohibitory Injunction and Mandatory Injunction restraining the defendant from raising any construction over the suit land comprising in KhataKhatauni No. \_\_\_\_\_\_\_\_, Khasara No. \_\_ measuring \_\_\_\_\_\_\_ Biswas situated at \_\_\_\_\_\_\_ restraining the defendant from causing any construction over the suit land against the Municipal Corporation Act and Bye-Laws and Town & Country Planning Act and Rules and also directing the defendant to remove illegal and unauthorised construction over the suit land owned and possessed by the plaintiff and also directing the demolition of the construction already raised on the set-back area of the suit land owned by the defendant and also with the prayer to direct the defendant to handover the peaceful possession of the suit land already encroached upon by the defendant No. 1.   
  
Respectfully Sheweth:

1. That the applicant/plaintiff has filed a case before this Hon'ble Court hearing where of will take some time.   
     
   2. That it is apparent from perusal of grounds and documents attached therewith that the applicant has prima facie a very good case in his favour and the case is likely to succeeds. The balance of convenience is in favour of the applicant. The grounds of the case may be read as part of this application to save the repetition.   
     
   3. That the interest of justice demands that the respondent is restrained from \_\_. In case the respondents are not restrain that the applicant will suffer irreparable loss and injury which cannot be compensated in terms of money and filing of this case will become infructuous.   
     
   4. It is therefore most respectfully prayed that the respondents be restrained from \_\_\_\_\_\_\_ in the interest of justice. Such other orders he also passed in favour of the applicant as deemed fit in facts and circumstances of the case.
2. ……………………….. Applicant
3. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Advocate

**IN THE COURT OF CIVIL JUDGE, …………………………………**

Application No: of 20…..

……………………………………………………………………………………………………………. Applicant

Versus

……………………………………………….……………………………………………………………..Respondent

Affidavit in support of application under order 39 Rule 1 and 2 of the Civil Procedure Code.

I, , do hereby solemnly affirm and declare as under:-   
  
1. That the accompanying application has been prepared under my instructions.   
  
2. That the contents of paras 1 to \_\_\_\_\_\_\_\_ are true and correct to the best of my knowledge.   
  
3. That I further solemnly affirm and declare that the contents of this affidavit of mine are correct and true to the best of my knowledge and no part of it is false and nothing material has been concealed therewith.   
  
Affirmed at ………………………. this \_\_\_\_\_\_\_\_   
  
Deponent

**IN THE COURT OF CIVIL JUDGE, …………………**

.

……………………………………………………………………………..………………………………….

Versus

……………………………………………………………………………………………………………………

Suit : for Declaration   
  
------------------------------------------------------   
  
Name & Parentage Address   
  
------------------------------------------------------   
  
-1-   
  
------------------------------------------------------   
  
In the above noted suit every summons, notice & other order may be served on me on the address given

above during the pendency of th suit. Change of Address will be intimated to the Court.   
  
Dated : \_\_\_\_\_\_   
  
Sd:-   
  
Plaintiff Petitioner   
  
Defendant Respdt.   
  
Through, Advocate   
  
Process Fee

**IN THE COURT OF CIVIL JUDGE, ……………….**

………………………………………………………………………………………………………..

Versus

…………………………………………………………………………………………………………

Claim : for Declaration   
  
Date of Hearing :\_\_\_\_\_\_\_\_   
  
Date \_\_\_\_\_\_\_\_   
  
By Whom Filed\_\_\_\_\_\_\_\_   
  
Purpose\_\_\_\_\_\_\_\_   
  
 Amount \_\_\_\_\_\_\_\_   
  
Stamp \_\_\_\_\_\_\_\_    
  
\_\_\_\_\_\_\_\_   
  
Plaintiff   
  
For service of defendants   
  
Advocate   
  
 \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_   
  
Received on \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Court-fee stamp of the value of Rs. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

with \_\_\_\_\_\_ copies in case No.: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ of 20……………...

……………………………………………….

Vs

……………………………………………

Signature of the Head Notice Writer   
  
Under Order 7 Rule 13 [1] C.P.C.   
  
List of Documents Filed By Plaintiff/Defendant

**IN THE COURT OF CIVIL JUDGE, …………………..**

………………………………………….. …………………………………………..  
  
 Versus

………………………………………………………………………………….…….   
  
Date of Hearing: \_\_\_\_\_\_\_\_\_\_   
  
Suit for : for Permanent Prohibitory Injunction   
  
Date of Production :\_\_\_\_\_\_\_\_   
  
S.No Details, Date What is If Documents If Rejected   
  
Documents Intended Filed What is Then the   
  
to be the Exh Marked Date of   
  
Proved From on it Return of   
  
Document Documents     
  
Date: Counsel for Plaintiff/Defendant   
  
List of Documents Relied Upon   
  
Under Order 7 Rule 14 CPC Filed by :\_\_\_\_\_\_\_

**IN THE COURT OF CIVIL JUDGE, ……………………………………………**

……………………………………………………………………..………….

Versus

………………………………………………………………………………….

Suit : for Permanent Prohibitory Injunction Date of hearing:

----------------------------------------------------------------   
  
1. Have you produced any   
  
documents with the plaint   
  
so, what are those document.Yes Sir, as per list.   
  
2. Do you wish to produce any more   
  
documents which are in your   
  
possession and custody   
  
if so, what are those documents.Yes sir, if required.   
  
3. Do you wish to rely upon any   
  
other documents, if so in   
  
whose possession they are and   
  
what are those documents. Yes sir, later on from the custody of the defendants.   
  
-----------------------------------------------------------   
  
Counsel for   
  
Dated : \_\_\_\_\_\_   
  
Through, Advocate