

CR 15/27/2022
14/2/2022

S.S.D
Party in person

Order Sheet

IN THE COURT OF PRL. CITY CIVIL AND SESSIONS JUDGE, BENGALURU

FR No. : O.S./7/2022

Registration No. : C.S./41/2022

Plaintiff

Vs

Defendent

1) SRINIVAS S DEVATHI

- 1) LEGAL AND TREATIES DIVISION
- 2) SOCIETY OF INDIAN AUTOMOBILE MANUFACTURERS (SIAM)
- 3) INDIAN INSTITUTE OF MANAGEMENT, LUCKNOW
- 4) INDIAN INSTITUTE OF MANAGEMENT, INDORE
- 5) INDIAN INSTITUTE OF MANAGEMENT, CALCUTTA
- 6) INDIAN INSTITUTE OF MANAGEMENT, AHMEDABAD
- 7) INDIAN INSTITUTE OF MANAGEMENT, BENGALURU
- 8) THE HINDU GROUP, KASTURI AND SONS LIMITED
- 9) THE NEW INDIAN EXPRESS
- 10) THE INDIAN EXPRESS PVT LTD
- 11) THE ECONOMIC TIMES
- 12) THE TIMES OF INDIA
- 13) DECCAN HERALD
- 14) JAGRAN GROUP, JAGRAN PRAKASHAN LTD

Nature of Case :

INTELLECTUAL PROPERTY RIGHTS

Provision of Law :

U/o VII Rule 1 of CPC SEC 75

Advocate for Plaintiff Sri./Smt. :

PARTY IN PERSON

Date of Filing :

03-01-2022

Date of Registration :

03-01-2022

Relief :

PRAYS TO PASS THE ORDER FOR SAKE OF JUSTICE AND EQUITY UNDER CPC SECTION 75 BY ORDERING DEFENDANTS 1-14 TO DO TECHNICAL AND EXPERT INVESTIGATION, INDEPENDENT VALUATION OF THE SALE PRICE TO MY INVENTION PATENT US 8910,998, RECOGNIZED WORLDWIDE BY PCT INTERNATIONAL APPLICATION PCT/US2014/046619, ITS WORLDWIDE INTELLECTUAL PROPERTY RIGHTS INCLUDING ALL THE DOWNSTREAM BUSINESSES, BY AT LEAST FACTORING IN 100 YEARS OF ECONOMIC ACTIVITY THE INVENTION CREATES WORLDWIDE, AND KEEPING INVENTORS ROYALLY CLAIM OF AT LEAST 10 PERCENT AND GIVE THEIR DETAILED RESPONSE TO ME AND THIS HONBLE COURT AND AS PRAYED IN THE PLAINT.

Date of Cause of action :

Receipt No.

Purpose and

Date

Mode

Bank Name

Amount

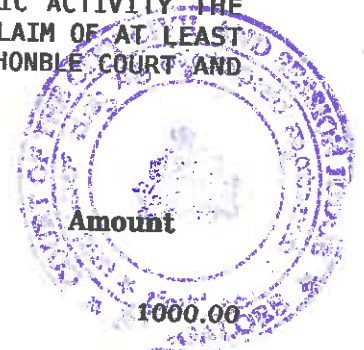
44254/2021-2022
03-01-2022

Court Fee on Plaintiff
DD

SBI

1000.00

P.T.O



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O.S. 41/2022

CAO/CMO

Registered and made over this case to CCH-
court for disposal according to law.

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PRL. CITY CIVIL AND SESSIONS JUDGE
BENGALURU

Office Note

- ① Legal notice v/sec 80(2)
of CPC not filed against
Def't No. 1
- ② Defendants Copies not furnished
- ③ Process fee not paid.

03/01/2022

P- Party-in-person
- for compliance of office
objection

Plaintiff in present and
prays time to comply office
objection.

Call on : 04.01.2022.

~~XVIII Addl. CC & SJ, Bengaluru.~~

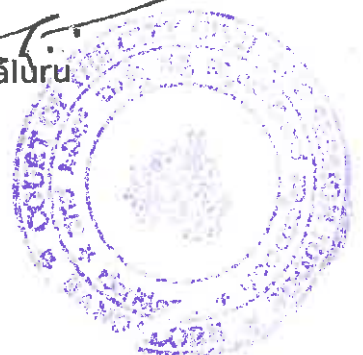
04/01/2022

P- Party-in-person
- for compliance of office
objection

Plaintiff present prays
time to comply office
objection.

Call on : 14.01.2022.

XVIII Addl. CC & SJ, Bengaluru



(3)

08.41/2022

14/01/2022

P- Party-in-person
- For compliance of office
objection

Case called.

In view of the SOP
passed by the Hon'ble High
Court of Karnataka dated
04.01.2022 matter is
adjourned.

Call on : 17.01.2022.

17/01/2022

P Party-in-person
- For compliance of office
objection

XVIII Addl. JC & SJ, Bengaluru

Plaintiff/Party-in-
person is present filed **IA**
No.1 U/Sec 80 (2) of CPC.

Heard on IA.

In view of the SOP
passed by the Hon'ble High
Court of Karnataka dated
04.01.2022 matter is
adjourned.

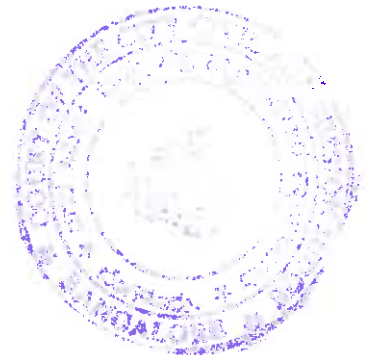
For orders by
18.01.2022.

IA-1
U/S. 80(2) of the CPC

XVIII Addl. JC & SJ, Bengaluru

18/01/2022

P- Party-in-person
- For orders



(4)

05.41/2022

~~PD~~ is present

In this case, before passing order on I.A.No.1 it is just and necessary to hear further. Because question of maintainability is involved in the above suit. Hence case is reopened for further hearing.

Call on 25.1.2022

(NAGARAJAPPA, A.K)

XVIII Addl. City Civil Judge,
Bengaluru.

25/01/2022

P- Party in person

for F. Hearing

Party-in-person/ plaintiff is present.

Heard on IA partly.

To hear further hearing on IA by : 28.01.2022.

XVIII Addl. CC & SJ, Bengaluru

28/01/2022

P- Party-in-person

-To hear further on IA

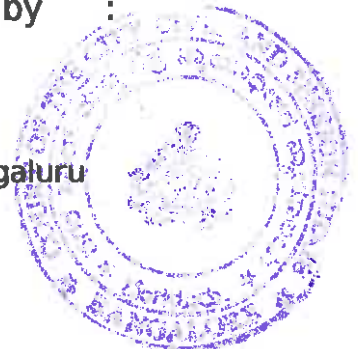
Party-in-person/
plaintiff is present and filed memorandum of production of addl documents.

This matter is taken-up for hearing on maintainability and orders on IA No.1.

Heard further argument by plaintiff.

For orders by :
31.01.2022.

XVIII Addl. CC & SJ, Bengaluru



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08-41/2022

31/01/2022

P-31/01/2022 person
- for orders

OS.No.41/2022

On considering the facts and circumstances of the case and considering the nature of the suit, as well as the relief prayed by the plaintiff in this case, the question of maintainability of suit is involved. Since the office has registered this suit, hence it is just and necessary to issue summons to the defendants subject to hear on maintainability of the suit as well as on I.A.No.1, after appearance of the defendants.

Hence, issue suit summons and I.A.No.1, notice to the defendants R/by 2.3.2022 *also comply w/ R.A. objections*

warrant of DFF-2161-2/2

31/1/22
(NAGARAJAPPA A.K)

XVIII Addl. City Civil Judge,
Bengaluru.

09/02/2022

Plf. has filed IA U/S 151 of CPC praying to advance the hearing of the case. Hence, file is put up before the court.

Case advanced.

Plaintiff/party in person filed application U/O 5 rule 9(A) (1) of CPC and also filed two memorandums with some documents.

Heard on application.

For orders by :
11.02.2022.

XVIII Addl. CC & SJ, Bengaluru



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11.02.2022

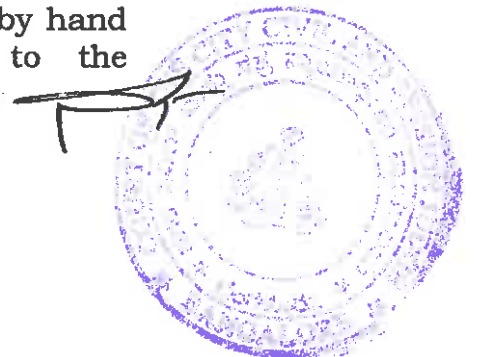
OS.No.41/2022

**Orders on Memorandum of Facts
filed by the plaintiff in person
Under Order 5 Rule 9-A(1) of CPC**

Heard and perused the memorandum of fact. In this case, after hearing the argument by the plaintiff and considering the nature of the suit and relief sought by the plaintiff, this court passed an order on 31.1.2022 to issue suit summons to the defendants subject to hearing on maintainability of the suit as well as I.A.No.1 after appearance of the defendants. Now plaintiff has filed this memorandum of fact seeking to amend the court order dtd.31.1.2022 that the suit is maintainable and issue suit summons to the defendants by speed post, air mail as appropriate.

When this court already come to the conclusion that after appearance of the defendants the above suit will be taken up for hearing on maintainability and hence question of amendment of the order dtd.31.1.2022 as prayed by the plaintiff in the memorandum of facts does not arise. Moreover, the reasons stated by the plaintiff in the above memorandum of facts are not satisfied.

However, suit summons can be issued through speed post or air mail or by RPAD. But not by hand to serve the summons to the



(4)

OS-41/2022

defendants through plaintiff. Because plaintiff is in person conducting the suit and considering the nature of the suit and status of the defendants, it is necessary to issue suit summons to the defendants through court or by RPAD, or Speed Post or by Air Mail.

Hence, the IA., memorandaum of facts filed by the plaintiff in person is hereby rejected.

Re-issue suit summon, IA.notice to the defendants through court or Speed post, or RPAD, or Air Mail if PF and necessary process paid by the plaintiff

Call on 2.3.2022


(NAGARAJAPPA. A.K)

XVIII Addl.City Civil Judge,
Bengaluru.

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