

**O.S 7322/25 (New case)**

**Date:16.10.2025**

Heard the learned counsel for the Plaintiff on I.A.No.1.

I.A.No.1 is filed by the learned counsel for the Plaintiff seeking an order of temporary injunction restraining the Defendants or anybody on their behalf from publishing, broadcasting, telecasting, uploading, sharing, circulating or otherwise disseminating any defamatory, scandalous, false, malicious or derogatory statements or visuals relating to the personal and marital life of the Plaintiff through any medium including electronic, digital, social media platforms or print media.

The said application is supported by the affidavit of the Plaintiff, wherein it is stated that the Defendant No.6 is his former wife and she is a participant in the reality show by name Bigboss telecasted in the television of the Defendant No.1.

In the said reality show, the Defendant No.6 is making false and malicious allegations against the Plaintiff in order to harm the reputation of the Plaintiff. Such statements of Defendant No.6 is being broadcasted, telecasted, uploaded through the television, other platforms such as Youtube, Facebook, Instagram and other digital media.

It is submitted by the Plaintiff that the marriage between himself and the Defendant No.6 was ended with dissolution vide Mediation Agreement dated 12.11.2024 and a mutual consent Divorce was granted vide Decree dated 13.11.2024 by the Third Addl. Family Court in M.C No.3307/2024. Copy of such orders of the Family Court as well as the Mediation Agreement is furnished.

After going through the said records, it is forthcoming that the marriage between the Plaintiff and the Defendant No.6 was ended in

dissolution by mutual consent, wherein both have agreed that they have no claims against each other and no cases or complaint are pending between them.

The learned counsel for the Plaintiff has produced the printouts of certain social media apps, wherein it appears that the Defendant No.6 is making allegation against the Plaintiff. The apprehension of the Plaintiff is that such allegations made against him will harm his reputation and they are far from truth.

Considering the averments made in the Plaint, affidavit in support of I.A.No.1 and also the printouts produced by the Plaintiff, I am of the opinion that the Plaintiff has made out prima-faice case for grant of the Exparte order of Temporary Injunction. If such injunction is not granted and any false, malicious, scandalous, defamatory or derogatory statements are made by the Defendant No.6 or published in

any social media platforms or telecasted in the television, the same may harm the reputation of the Plaintiff and may lead to multiplicity of proceedings. In order to avoid such unwarranted hardship to the Plaintiff and to avoid multiplicity of proceedings, I proceed to pass the following;-

**ORDER**

The Defendant No.6 is hereby restrained from making false, malicious, derogatory, scandalous and defamatory statements against the personal and marital life of the Plaintiff till next date of hearing.

Further the Defendants No.1 to 5 are hereby restrained from publishing, broadcasting, telecasting, uploading, sharing, circulating any such false, malicious, derogatory, scandalous and defamatory statements of the Defendant No.6 in any television or in any social media platforms till

next date of hearing.

Office is directed to issue suit summons, notice on I.A.No.1 and the order of Temporary Injunction to the Defendants after compliance of provision U/o 39 Rule 3 of CPC.

Call on 11.11.2025.

**VII ACC & SJ, Bengaluru**