

13. Similarly, on the issue of existence of authority letter, we leave the issue open to be tested by the learned trial court.

14. To the extent, there exists notice to which response has been given and there also exists document described as authority letter on which at least two signatures are admitted to the appellant, we refrain from making any further observation as may affect the final merits of the appeal. We specifically provide that the observation made is only indicative of the *prima facie*

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consideration offered by the Court but by no means an observation that may weigh with the learned trial court while dealing with the issue upon objections being raised by the appellant.

15. As to the relief that has been granted by the learned trial court, we find that it has provided that the property may not be sold, transferred, alienated, mortgaged, leased, encumbered, till the next date which is 27.02.2026.

16. Considering the objections raised and the fact that the parties have been put to notice, we leave it open to the appellant to file objections alongwith application to vacate the interim injunction before the next date. Subject to such compliance, the learned court below may make best efforts to decide the application for vacation of interim injunction, as expeditiously as possible, preferably within a period of one month from the date of objection being filed by the appellant, in terms of this order.

17. With the aforesaid observation, present appeal is **disposed of**.

