**Caveator Application**

IN THE COURT OF HON’BLE CIVIL JUDGE, \_\_\_\_

\_\_\_\_\_ R/o \_\_\_\_

………….CAVEATORS
VERSUS

1- \_\_\_\_ son of \_\_\_\_\_ R/o \_\_\_\_

2- \_\_\_\_ son of \_\_\_\_\_ R/o \_\_\_\_

………….RESPONDENTS

CAVEAT UNDER SECTION \_\_\_ OF CPC

Sir,

The caveator most respectfully submits as under:-

1- That the caveator are residing at present at the above mentioned address.
2- That the respondent No.1 filed a Suit for Permanent Injunction titled as \_\_\_\_ VERSUS \_\_\_\_ etc.” in the court of \_\_\_\_\_, Civil Judge, \_\_\_\_ against the caveators. The summons of that case were duly received by the caveator and appeared before the Hon’ble court.
3- That on \_\_\_\_ the respondent No.1 withdraw the said civil suit from the court of \_\_\_\_\_ with the permission to file a Suit for Specific Performance of the contract against the caveator.
4- That now the caveator have apprehension that the respondents may file any the suit for specific performance against them appeal before the Hon’ble Civil Judge, \_\_\_\_ and can obtain any stay against the caveators. If the respondents files the said suit against the caveator in that event the caveator and/or their counsel \_\_\_\_\_ Advocate be intimated before passing any order against the caveators.
PRAYER
It is, therefore, prayed that the caveat of the caveator may kindly be accepted and if the respondents files the suit for Specific permanent & Permanent Injunction or any other civil suit against the caveator in that event the caveator and/or \_\_ counsel \_\_\_\_\_ Advocate be intimated before passing any order against the caveator against the caveator in the interest of justice.

Dated CAVEATOR

\_\_\_\_ R/o \_\_\_\_

THROUGH COUNSEL

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