**Obstructing a Right of Way**

In the Court of ......................................

KK……………………………………………………………. Resi.. ……………...................... Plaintiff

against

GM…………………………………………….……………..resi………………………....................Defendant   
  
. KK……………………………………..., the above-named plaintiff, states as follows:-   
  
1. The plaintiff is, and at the time hereinafter mentioned was, possessed of [a house in the village of...... ].   
  
2. He was entitled to a right of way from the [………………………..….] over a certain field to a public highway and back again from the highway over the field to the house, for himself and his servants […………………………………………] at all times of the year.   
  
3. On the ……........ day of…………..../………………... , defendant wrongfully obstructed the said way, so that the plaintiff could not pass [with ………………………………………..] along the way [and has ever since wrongfully obstructed the same].   
  
4. (State special damage, if any.)   
  
[i. Facts showing when the cause of action arose and that the Court has jurisdiction. ]   
  
ii. The value of the subject-matter of the suit for the purpose of jurisdiction is …………...............Rupees and for the purpose of Court-fees is ......................................................Rupees., and Relief claimed.]   
  
Dated :   
  
Plaintiff   
  
Through, Advocate

**Verification:**

I,\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_, do hereby verify that the contents from paras 1 to \_\_\_\_\_\_ are correct and true to the best of my knowledge and personal belief and no part of it is false and nothing material has been concealed therein.   
  
Affirmed at KALYAN this \_\_\_\_\_\_.   
  
Plaintiff