



Specific Relief Act, S. 41(h) - Rights and liabilities of the co-sharers in the joint land - Suit for injunction is not maintainable

[PRINT / DOWNLOAD PDF](#)

Specific Relief Act, S. 41(h) - Rights and liabilities of the co-sharers in the joint land - Plaintiff filed suit for grant of permanent [injunction](#) on the averments that the plaintiff and defendants are co-sharers in the suit land who in order to grab valuable portion of the joint land, also want to alienate specific portion to which, they have no right - If an efficacious remedy is available then no injunction can be granted - Suit for injunction is not maintainable where the plaintiff has equally efficacious remedy available and further remedy for getting share in joint property is [partition](#) and not injunction. *Ram Chander v. Bhim Singh*, (2008-3)151 PLR 747 (FB) , *Kishan Singh v. Sucha Singh*, (2008-2)150 PLR 707, relied.

read **HERE** [2019 PLRonline 3017 \(p&h\)](#)

Tags: [Specific Relief Act S. 41\(h\)](#), [SRA S. 41\(h\)](#)