**Injunction Restraining Nuisance**

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

A.B. (add description and residence) ...................... Plaintiff

against

C.D. (add description and residence) .................... Defendant

A.B., the above-named plaintiff, states as follows:-

1.         Plaintiff is, and at all the times hereinafter mentioned was, the absolute owner of [the house No.......... Street, Calcutta].

2.         The defendant is, and at all the said times was, the absolute owner of........ [a plot of ground in the same street...... ].

3.         On the ...... day of...... 19. .. , the defendant erected upon his said plot a slaughter-house, and still maintains the same; and from that day until the present time has continually caused cattle to be brought and killed there [and has caused the blood and offal to be thrown into the street opposite the said house of the plaintiff].

[4.        In consequence the plaintiff has been compelled to abandon the said house, and has been unable to rent the same.]

[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.]

7.         The plaintiff claims that the defendant be restrained by injunction from committing or permitting any further nuisance.

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 Shimla this \_\_\_\_\_\_.

                                                            Plaintiff