

**HIGH COURT FOR THE STATE OF TELANGANA**  
**AT HYDERABAD**

**THE HON'BLE JUSTICE MOUSHUMI BHATTACHARYA**  
**AND**  
**THE HON'BLE JUSTICE GADI PRAVEEN KUMAR**

**CIVIL REVISION PETITION No.259 OF 2026**

**DATE: 30.01.2026**

**Between:**

Data Evolve Solutions Private Limited

... Petitioner

**And**

Digi Yatra Foundation and 25 others

... Respondents

Sri Avinash Desai, learned Senior Counsel representing Ms. Sheela Nateshan, learned counsel appearing for the petitioner.

**ORDER:** (Per Hon'ble Justice Moushumi Bhattacharya)

1. The Civil Revision Petition is filed against an impugned docket order dated 19.09.2025 passed by the Special Judge for Trial and Disposal of Commercial Disputes, Ranga Reddy District at L.B. Nagar ('the Commercial Court'), in I.A.No.784 of 2025 in C.O.S.No.54 of 2025.

2. The petitioner (the plaintiff before the Commercial Court) is aggrieved by the Commercial Court's failure to grant an interim order in favour of the petitioner in the I.A filed under Order XXXIX Rules 1 and 2 of The Code of Civil Procedure, 1908, seeking an *ex parte* ad interim injunction restraining the respondents/defendants from unauthorizedly using the petitioner/plaintiff's copyrighted work which forms the basis of the products and applications developed and deployed by the respondent No.1 at various airports across the country or from creating, reproducing or otherwise making any code, software, product or service based upon the petitioner/plaintiff's copyrighted work amounting to passing off the respondent No.1/defendant No.1's products/services as that of the petitioner/plaintiff.

3. We have heard learned Senior Counsel appearing for the petitioner, who urges that a distinction must be drawn between ordinary Suits and those involving the infringement/violation of Intellectual Property Rights, where each act of infringement constitutes a fresh cause of action.

4. However, considering the reasons given by the Commercial Court for refusing to grant *ex parte* ad interim injunction as prayed

for by the petitioner, we deem it fit to dispose of the Civil Revision Petition by directing the Commercial Court to dispose of the petitioner's I.A (I.A.No.784 of 2025 in C.O.S.No.54 of 2025) within four weeks from 04.02.2026. The Court is informed that the Commercial Court has granted at least six adjournments for filing of counters by the respondents.

5. We note that there is an urgency in the matter as in most Intellectual Property cases. The Trial Court must hence give due weightage to the urgency pleaded by the petitioner.

6. C.R.P.No.259 of 2026, along with all connected applications, is accordingly disposed of in terms of the above. There shall be no order as to costs.

---

**MOUSHUMI BHATTACHARYA, J**

---

**GADI PRAVEEN KUMAR, J**

Date: 30 .01.2026  
va