

IN THE COURT OF MUHAMMAD AYAZ KHAN,

SENIOR CIVIL JUDGE, ORAKZAI AT BABER MELA

Civil Suit No.

243/1 of 2019

Date of Institution:

21/01/2020

Date of Decision:

30/01/2020

Khalil Rehman s/o Stana Khan

Resident of Village Bezot Mela, PO Feroz Khel, Tehsil Lower Orakzai & District Orakzai..... (Plaintiff)

VERSUS

- 1. Chairman, NADRA, Islamabad.
- 2. Director, General NADRA KPK Peshawar.
- 3. Assistant Director, NADRA District Orakzai.

(Defendants)

SUIT FOR DECLARATION & PERMANENT INJUNCTION

SUMMARY JUDGEMENT: ORDER XV-A CPC

- Plaintiff, Khalil Rehman s/o Stana Khan, has brought the instant suit for declaration-cum-permanent injunction against the defendants, referred hereinabove, seeking declaration therein that his correct date of birth is 01.01.1999, while it has been wrongly mentioned as 01.01.1991 by the defendants, which is against the facts and circumstances. Hence, the instant suit.
- 2. Defendants were summoned, who appeared through attorney namely **Syed Farhat Abbas**, who stated at the bar that there is no need of filing of application on behalf of the defendants. He submitted written statement, which is placed on file.

(14)

During the scheduling conference within the meaning of order IX-A of CPC, it was revealed that the matter involved in the instant case is very petty in nature, which can be decided as per available record and there is no need of pro and contra evidence in the instant case. The primary aim and objective of Amended Management Rules in CPC is, "to enable the court to-

- a. Deal with the cases justly and fairly;
- b. Encourage parties to alternate dispute resolution procedure if it considers appropriate;

During the scheduling conference, it was noticed by the court

- c. Save expense and time both of courts and litigants; and
- d. Enforce compliance with provisions of this Code."

that the difference of age between the plaintiff and his mother unaminated process at hands and the same is unnatural gape. Even otherwise, the above-mentioned gap between plaintiff and his mother is not appealable to any prudent mind, hence, declared unnatural and against the facts and circumstances of the case. There is no need of evidence in the instant case as the correction can be made on the available record. Even if the evidence is produced by the parties, the factum of unnatural gape between the plaintiff and his mother will not be changed. This unnatural gape is not sustainable as it

is not only against the law of nature but also against the law of

the land. If this correction is not made in the CNIC of the

plaintiff, at this stage, it would create problems for the children

of the plaintiff in future. Even otherwise, it is in the interest of

NADRA to maintain correct database of the plaintiff.

Interestingly, the representative of the defendants conceded at

the bar that decree can be granted without evidence in present

case as the gap between the plaintiff and his mother is

unnatural and against the law of nature. Hence, plaintiff has got

a very good case and is entitled for the decree as prayed for.

Relief:

Consequently, upon what has been discussed above and the

jurisdiction vested in this court under order IX-A and XV-A of

CPC, suit of the plaintiff succeeds and is hereby decreed as

prayed for. Defendants are directed to correct his date of birth

as **01.01.1999** forthwith.

3. Parties are left to bear their own costs.

4. File be consigned to the record room after its necessary

completion and compilation.

Announced

30/01/2020

(Muhammad Ayaz Khan)

Senior Civil Judge, Orakzai at Baber Mela

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CERTIFICATE

Certified that this judgment of mine consists **04** (four) pages, each has been checked, corrected where necessary and signed by me.

MUHAMMAD AYAZ KHAN Senior Civil Judge, Orakzai (at Baber Mela).