# IN THE COURT OF MUHAMMAD AYAZ KHAN,

SENIOR CIVIL JUDGE, ORAKZAI AT BABER MELA

Civil Suit No.

Date of Institution:

Date of Decision:

164/1 of 2019 12/09/2019 05/11/2019

### Hazrat Ullah s/o Niaz Muhammad Khan

Resident of Village Ganda Chan, PO Ghiljo, upper 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

## JUDGEMENT:

Plaintiff, Hazrat Ullah, has brought the instant suit for declaration-cum-permanent injunction against the defendants, of the defendants of the facts, so, liable to be corrected. Hence, the instant suit.

1. Defendants were summoned, who appeared through attorney namely **Syed Farhat Abbas** and submitted written statement, which is placed on file.

Divergent pleadings of the parties were reduced into the following issues;

### Issues:

1. Whether the plaintiff has got any cause of action?

(4)

- 2. Whether suit of the plaintiff is within time?
- 3. Whether the correct date of birth of the plaintiff is 01/02/2000, while the date 01/01/1995 as mentioned in CNIC of the plaintiff is incorrect.
- 4. Whether the plaintiff is entitled to the decree as prayed for?
- 5. Relief.

3.

- 2. Parties were directed to produce evidence of their own choice, which they did. Plaintiff produced three (03) witnesses.
  - PW-1, Hazrat Ullah, is the plaintiff himself, who recorded his statement, wherein he stated that his correct date of birth is 01/02/2000 while it has been wrongly mentioned in his CNIC as 01/01/1995. He produced and exhibited the copy of his CNIC as Ex.PW-1/1, copy of his DMC as Ex.PW-1/2. As per the said documents his correct date of birth is 01/02/2000, the plaintiff added. Lastly, plaintiff requested for grant of decree as prayed for. He was cross examined by the attorney of the defendants.
- 4. PW-2, Nisar Muhammad Khan, is the real uncle of the plaintiff, who appeared and recorded his statement. He stated that the real date of birth of the plaintiff is 01/02/2000. He produced and exhibited copy of his CNIC as Ex.PW-2/1. He was cross examined by the defendants.
- 5. PW-3, Yar Haider, is the relative of the plaintiff, who appeared and recorded his statement. He produced and exhibited copy of



his CNIC as Ex. PW-3/1. He stated that the correct date of birth of the plaintiff is 01/02/2000. He supported the claim of the plaintiff. He was cross examined by the defendants.

- 6. In rebuttal defendants produced an examined sole witness namely Syed Farhat Abbas, representative, as DW-1 and recorded his statement as DW-1. He is cross examined by the plaintiff.
- 7. After conclusion of the evidence arguments pro and contra heard. Case file is gone through.
- 8. My issues wise findings are as under:

## 9. <u>Issue No. 02</u>:

The instant suit is for declaration and the limitation for the budger hardfustant suit is 06 years. As per the available record, suit of the plaintiff is within time. Onus of proof was upon the defendants to establish that suit is barred by time. However, nothing is produced by the defendants in this regard and the onus has not been discharged by the defendants. Resultantly, the issues in hand is decided in negative.

## 10. **Issue No.03:**

Perusal of record and evidence present on file reveals that correct date of birth of the plaintiff is 01/02/2000, which is evident from the Matric DMC which is already exhibited as Ex. PW-1/2. It is settled law that whenever there is clash between

the CNIC and school certificates, in respect of date of birth, the school certificate shall prevail. In present case, as per Ex. PW-1/2, the correct date of the birth of the plaintiff is 01/02/2000. Nothing is produced by the defendants to rebut the said document. This factum is admitted by the attorney of the defendants at the time of arguments. Facts admitted need not to be proved as per article 113 of Qanun-e-Shahadat. Even otherwise, the same is not rebutted by any documents by the defendants, hence, the said documents are admissible in evidence, which is relied upon in present circumstances. Nothing is produced in rebuttal by the defendants.

For above, it can be safely presumed that the correct date of the birth of the plaintiff is 01/02/2000 while it has been wrongly entered by the defendants in their record as 01/01/1995.

Hence, the issue in hand is decided in affirmative.

### Issue No. 01 & 04:

Both issues are taken together. For what has been held in issue No. 3, this court is of the opinion that plaintiff has got cause of action and he is entitled to the decree as prayed for.

These issues are decided in affirmative.

### Relief:



Consequently, suit of the plaintiff succeeds and is hereby decreed as prayed for. Defendants are directed to correct his date of birth as 01/02/2000 forthwith.

- 11. Parties are left to bear their own costs.
- File be consigned to the record room after its completion.

## Announced

05/11/2019

(Muhammad Ayaz Khan) Senior Civil Judge,

Orakzai at Baber Mela

## **CERTIFICATE**

Certified that this judgment of mine consists **05** (five) pages, each has been checked, corrected where necessary and signed by me.

(MUHAMMAD AYAZ KHAN)

Senior Civil Judge, Orakzai (at Baber Mela).