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IN THE COURT OF REHMAT ULLAH WAZIR, CIVIL JUDGE-I, ORAKZAI AT BABER MELA

Civil Suit No.

111/1 of 2020

Date of Institution:

22/09/2020

Date of Decision:

14/12/2020

Khan Said S/O Hazrat Ameen

R/O Qoum Feroz Khel, Tappa Qasim Khan, Saam Qasim Khel, Tehsil Lower District, Orakzai. (Plaintiff)

VERSUS

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

(Defendants)

SUIT FOR DECLARATION, CUM PERPETUAL AND MANDATORY INJUNCTION

SUMMARY JUDGEMENT: 14.12.2020

Brief facts of the case in hand are that the plaintiff, Khan

Said, has brought the instant suit for declaration cum perpetual and mandatory injunction against the defendants, referred hereinabove, seeking declaration therein that his correct date of birth is 01.03.1997 according to his Matric Certificate and DMC, while it has been wrongly mentioned as correct in the defendants, which is wrong, ineffective upon the rights of the plaintiff and liable to correction. That defendants were repeatedly asked to correct the date of birth of plaintiff but they refused, hence, the instant suit.

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- Defendants were summoned, who appeared through their 2. representative namely Syed Farhat Abbas, who submitted written statement.
- During the scheduling conference within the meaning of 3. 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 through summary judgement as per relevant record. To this effect notice was given to the parties that why not the case in hand be decided on the basis of available record without recording lengthy evidence, as the primary aim and objective of Amended Management Rules in CPC is, "to enable the court to-
 - Deal with the cases justly and fairly; a.
 - Encourage parties to alternate dispute resolution procedure if it considers appropriate;
 - Save expense and time both of courts and litigants; and Enforce compliance with provisions of this Code."

Learned counsel for plaintiff and representative for defendants heard and record gone through.

4. Record reveals that plaintiff through instant suit is seeking correction of his date of birth to the effect that his correct date of birth is 01.03.1997 according to his Matric Certificate and DMC, while it has been wrongly mentioned as 15.09.1986 in his CNIC by the defendants, which is wrong, ineffective upon the rights of the plaintiff and liable to

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correction. Plaintiff in support of his contention produced the copy of his Detailed Marks Certificate (DMC) issued by the BISE, Kohat, wherein the date of birth of the plaintiff has been mentioned as 01.03.1997. So, the said document clearly negates the incorporation of his date of birth as 15.09.1986 in his CNIC. Further, there is no countered document available with the defendants to rebut the said document. Hence, in these circumstances, the said document is admissible and reliance is placed on it and is sufficient to decide the fate of the case and no further evidence is required to be produced by the parties. So, the available record clearly establishes the claim of the plaintiff.

- 5. 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 the date of birth of plaintiff as 01.03.1997 in their record and in the CNIC of the plaintiff.
- 6. Parties are left to bear their own costs.
- 7. File be consigned to the record room after its necessary completion and compilation.

Announced 14/12/2020

(Rehmat Ullah Wazir)

Civil Judge-I,

Orakzai (at Baber Mela)

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CERTIFICATE

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

(Rehmat Ullah Wazir)

Civil Judge-I,

Orakzai (at Baber Mela)