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Case Title: Sherin Gul VS Muhammad Hussain

Or.....29
19.03.2021


Plaintiffs alongwith their counsel present. The counsel for the plaintiffs submitted an application for Sine-die adjournment of the instant case on the ground that the original plaintiff i.e the father of the present plaintiffs has been killed by the defendant and he is behind the bars till date. Also, that the defendant is already proceeded ex-parte. That in the present circumstances, the plaintiffs can't pursue the instant case and requested for sine-die adjournment.

Ex-parte arguments heard and record perused.

After hearing of ex-parte arguments and perusal of the record, I am of the opinion that for the protection of the rights of both the parties, there is no bar in the sine-die adjournment of the instant case. Thus, the application is hand is accepted and the instant case file is sine-die adjourned u/s 151 CPC in the best interest of both the parties. The same may be restored at anytime upon the application of the plaintiffs if they desire so.

File be consigned to the record room after its necessary completion and compilation.

Announced
19.03.2021


(Rehmat Ullah Wazir)
Civil Judge-I
Orakzai at Baber Mela