Case Title: Shah Minaz Vs Habib Hassan

Or.....06 22.05.2021

DHs through their father/maternal grand-father and counsel present. The counsel for the DHs submitted, an application for Sine-die adjournment of the instant case on the ground that the JD has shifted to Karachi and his address is not known to them to get the execution petition transfer to Karachi. Thus, there is no benefit of keeping the execution petition pending and requested for its sine-die adjournment till the arrival of the JD.

Arguments heard and record perused.

After hearing of arguments and perusal of the record, I am of the opinion that in the present circumstances, keeping the execution petition pending would serve no purpose, therefore, in the best interest of justice, the application in hand is accepted and the instant execution petition is adjourned sine-die. The same may be restored at any time upon the application of the DHs.

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

<u>Announced</u> 22.05.2021

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