21/10/2021 plaintiff along with lounsel present. Statement of pw-01,02 & 03 recorded which are placed on file. Counsel for the plaintiff closed his evidence. File is to come up for ex-parte arguments on 23/10/2021.

> Rahmat Ullah Wazir, Civil Judge/JM-I -trzai at (Babar Mela)

<u>Or.....08</u> 23.10.2021

> Plaintiff alongwith counsel present. Through, my this single order, I intend to dispose off the instant suit ex-parte, filed by the plaintiff against the defendants.

> Brief facts of the case are that correct name of plaintiff is Izaz Ahmad, as per his School Record, School Leaving Certificate, CNIC No. 21604-8669365-3 and Pay-Slip whereas, defendants have wrongly entered the same as Izaz Ali in his Officer Order, Service Book and Medical Record instead of Izaz Ahmad, which is wrong, ineffective upon the rights of the plaintiff and liable to correction. That the defendants were asked time and again for correction of the name of the plaintiff but they refused to do so, hence, the present suit;

Continue

Trat Ullah Wazi Chili Judge Jud





Defendants were summoned but failed to appear before the court hence, placed and proceeded Ex-Parte.

The plaintiff produced witnesses, in whom the plaintiff himself appeared as PW-1, who produced his CNIC which is Ex.PW-1/1 and according to this, his name is Izaz Ahmad. further, produced his Pay-slip, which is Ex.PW-1/2, whereby the name of the father of the plaintiff is mentioned as Izaz Ahmad. Further, produced the copies of his Domicile Certificate, Matric Certificate, Matric DMC of Kohat Board, F.Sc Certificate, F.Sc DMC of Kohat Board which all are Ex.PW-1/3 to Ex.PW-1/7 respectively and which all bear the name of the plaintiff as Izaz Ahmad instead of Izaz Ali. Further he produced the copies of Medical Report, Service Book and Office Order consisting of 04 pages, which all are Exhibited as Ex.PW-1/8 To Ex.PW-1/10 respectively and which all bear the name of the plaintiff as Izaz Ali. Further, produced the one Meer Hussain and the one Naveed Hussain as PW-02 and PW-03 respectively, who both supported the stance of the plaintiff by narrating the same story as in the plaint.

Ex-Parte arguments heard and record perused.

After hearing of ex-parte arguments and perusal of record I am of the opinion that the plaintiff established his case through cogent and reliable documentary evidence plus oral evidence in the shape of oral witnesses. Also, the defendants are ex-parte, therefore, the court is left with no other option, hence, the suit in hand is hereby ex-parte decreed as prayed for. No order as to costs.

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

Announced

23.10.2021

(Rehmat Ullah Wazir)

Civil Judge-I,

Orakzai (at Baber Mela)