## IN THE COURT OF ZAHIR KHAN,

Civil Judge-I, Kalaya, Orakzai.

Suit No	181/1 of 2022
Date of Institution	03.11.2022.
Date of decision	28.06.2022.

Rafi Ullah S/O Yahya Khan R/O Qoum Sheikhan, Tappa Samozai, Mian Chan, Raisan, Tehsil Central, 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.

## Ex-parte Order 28.06.2022

Plaintiff along with counsel present. None present for defendants, therefore, placed ex-parte. List of witnesses submitted. Exparte evidence of plaintiff recorded as PW-01 and closed. Ex-parte arguments also heard and record perused.

Brief facts in the backdrop are that plaintiff has filed the instant suit against the defendants for declaration and permanent

injunction to the effect that as per Secondary School Certificate correct ZAHIR KHAN

Civil Judge Modate of birth of plaintiff is 28.02.2005, however, defendants have incorrectly entered date of birth of plaintiff as 01.01.1995 which is wrong, illegal and liable to be rectified. That defendants were asked

time and again to rectify date of birth of plaintiff but in vain hence, the present suit.

With due process of law and procedure, the defendants were summoned, they appeared through representative. Authority letter was submitted but today, none present on behalf of defendants, therefore, placed and proceeded against ex-parte.

After submission of list of witnesses, plaintiff was allowed to produce his ex-parte evidence.

Plaintiff himself appeared and deposed as PW-1. He reiterated the averments of plaint. Copy of his CNIC is Ex-PW 1/1. He produced DMC/Secondary School Certificate and Provisional Certificate as Ex-PW-1/2 and PW-1/3 wherein date of birth of plaintiff is recorded as 28.02.2005.

Claim and contention of plaintiff is that his true and correct date of birth is 28.02.2005, however, defendants have incorrectly entered date of birth of plaintiff as 01.01.1995 which is wrong, illegal and in effective upon the rights of plaintiff and liable to be rectified. Plaintiff has placed reliance on DMC/ Secondary School Certificate.

There is nothing in rebuttal due to ex-parte while plaintiff

21061022 produced cogent, convincing and reliable documentary evidence in

ZAHIR KHAN

Support of his claim. Secondary School Certificate carries weight as Civil Judge

Kalaya Orakzal

presumption of correctness is attached to it. Plaintiff is a young person,

3

therefore, could not be presumed to have instituted the instant suit for any ulterior motive.

As there is nothing in rebuttal due to ex-parte and plaintiff produced reliable evidence, therefore, suit of plaintiff is hereby exparte decreed as prayed for. No order as to cost. This decree shall not affect the rights of others, interested if any. This decree shall not affect service record of plaintiff, if any.

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

Announced 28.06.2022

<u>Zahir Khan</u>

Civil Judge-I, Kalaya Orakzai