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IN THE COURT OF ZAHIR KHAN

Civil Judge-I, Kalaya, Orakzai

Suit No	27/1 of 2024.
Date of Institution	22.07.2024.
Date of Decision	29.07.2024.

Mst. Saimeena Bibi W/O Ombara Khan R/O Qaum Feroz Khel, Tappa Jeesal Khel, Tehsil Lower, District Orakzai.....(*Plaintiff*)

Versus

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

 (Defendants)

SUIT FOR DECLARATION & PERMANENT INJUNCTION

JUDGMENT 29.07.2024

Civil Judge/JM Kalaya Orakzai Through this judgement, I am going to dispose of the instant suit filed by plaintiff namely Mst. Saimeena Bibi against defendant Chairman NADRA, Islamabad and two others for declaration and permanent injunction.

Brief facts in the backdrop are that plaintiff has filed the instant suit for declaration cum-permanent injunction to the effect that her true and correct date of birth is 01.01.1975, however, defendants have incorrectly entered the same in their record as 01.01.1985 which is wrong, illegal and ineffective upon the rights of plaintiff and liable to be rectified. That, due to this wrong entry, there is unnatural age

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difference of about 08 years between plaintiff and her elder daughter namely Mst. Altana Bibi whose date of birth, as per NADRA record, is 01.01.1993. That, defendants were asked time and again to rectify/modify date of birth of plaintiff but in vain hence, the present suit.

After institution of the suit, defendants were summoned, who marked their attendance through representative and contested the suit by filing authority letter and written statement. From divergent pleadings of the parties, the following issues were framed for adjudication of real controversy between the parties. The controversial pleadings of the parties were reduced into the following issues:

ISSUES

- 1. Whether plaintiff has got cause of action? OPP
- 2. Whether suit of plaintiff is within time?
- 3. Whether correct date of birth of plaintiff is 01.01.1975 and defendants have incorrectly and wrongly entered the same in their record as 01.01.1985? OPP
- 4. Whether plaintiff is entitled to the decree as prayed for? OPP
- 5. Relief.

Upon submission of list of witnesses, both the parties on being provided with an opportunity to adduce their desired evidence, the parties produced their respective evidence. After the completion of evidence, arguments of the learned counsels for the parties were heard

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and record of the case file was gone through with their valuable assistance.

Plaintiff produced two witnesses in support of her claim while defendants produced one witness in defense.

Ombara Khan/husband and special attorney of plaintiff appeared and deposed as PW-01. He reiterated the averments of plaint. Special power of attorney is Ex.PW-1/1, copy his CNIC is Ex.PW-1/2, copy of CNIC of her elder daughter namely Altana Bibi is Ex.PW-1/3, copy of her wife's CNIC is Ex.PW-1/4 and FRC of plaintiff is Ex.PW-1/5. He lastly requested for decree of suit in favour of plaintiff.

Habib Rehman/brother of plaintiff appeared and deposed as PW-02. He also supported the claim of plaintiff. Copy of his CNIC is Ex.PW-2/1. Thereafter, evidence of plaintiff was closed. Nothing contradict could be brought on record from PWs.

Irfan Hussain (Representative of NADRA, Orakzai) appeared as DW-01. He stated that there must be at least 17 years age difference between children and their parents and in case of un-natural age difference no one can be issued CNIC. He produced authority letter which is Ex. DW-1/1. Thereafter, evidence of defendants was closed.

The above discussion boils down to my following issue-wise findings.

ISSUE NO.2

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Plaintiff has been issued CNIC on 02.01.2020 with expiry date of 02.01.2030 while suit in hand was filed on 22.07.2024. As period of limitation under Article 120 of Limitation Act is six years, therefore, suit of plaintiff is held to be within time. Issue No. 2 decided in positive.

ISSUE NO.3

Claim and contention of plaintiff is that her true and correct date of birth is 01.01.1975, however, defendants have incorrectly entered the same as 01.01.1985 which is wrong, illegal and ineffective upon the rights of plaintiff and liable to be rectified. That, due to this wrong entry, there is unnatural age difference of about 08 years between plaintiff and her elder daughter namely Altana Bibi whose date of birth, as per NADRA record is recorded as 01.01.1993. PW-02 is the elder brother of plaintiff and his date of birth per Ex.PW-2/1 is recorded as 1969. Plaintiff is 05/06 years younger to PW-02 (brother) which supports the claim of plaintiff. DW-01 produced nothing in rebuttal rather he has supported the stance of plaintiff. Plaintiff is not a government servant. The rectification/modification sought by plaintiff will not affect rights of others.

Keeping in view, the above discussion documentary as well as oral evidence available on file. Issue No. 3 decided in favor of plaintiff against the defendants.

ISSUE NO.1 & 4.

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In the light of foregoing discussion, it is held that plaintiff has got cause of action and is entitled to the decree, as prayed for. Both these issues are decided in positive in favor of plaintiff.

RELIEF:

Crux of my issue wise discussion is that suit of the plaintiff is hereby decreed in her favor against the defendants as prayed for. No order as to cost. This decree shall not affect the rights of other persons interested, if any.

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

ANNOUNCED 29.07.2024

> Zahir Khan Civil Judge-I, Kalaya, Orakzai

CERTIFICATE

It is certified that this judgment consists of 05 pages. Each page has been dictated, read, corrected and signed by me.

Zahir Khan Civil Judge-I, Kalaya, Orakzai