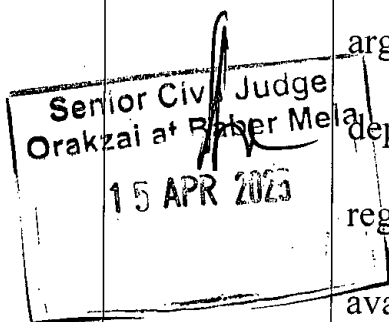


(6)

COURT OF SENIOR CIVIL JUDGE, ORAKZAI AT BABER MELA


Case Title: Hadi Gula Vs NADRA

Serial No of order or proceedings	Date of Order Proceedings	Order or other Proceedings with Signature of Judge or Magistrate and that of parties or counsel where necessary
1	2	3
Order No. 07	15.04.2025	<p>Presence as before.</p> <p>This order shall decide an application filed by defendant representative of defendant for rejection of plaint on the grounds provided under Order 07 Rule 11. Plaintiff has responded to the petition through a written reply.</p> <p><u>Brief Account:</u></p> <p>The plaintiff has filed the instant suit for omission/removal of Shazia Bibi from children list in her FRC as maintained by the defendant. She claims that husband of the plaintiff died on 10.10.2008 and defendant has got no right to enter the name of Shazia Bibi as a daughter in her record. That correct father's name of Shazia Bibi is Mr. Ihsan Ullah and that of her mother is Mst. Laila Bibi and her date of is 01.01.2020 while the defendant has entered her name after 12 years after the death of plaintiff's husband which is wrong and needs rectification.</p> <p>Arguments heard and record perused.</p> <p><u>Reasoning:</u></p> <p>During the course of arguments, petitioner/defendant argued that a special procedure is provided by his department for removal of intruders from family tree of a registered citizen. He suggested that the plaintiff could avail the remedy provided by the defendants.</p>



COURT OF SENIOR CIVIL JUDGE, ORAKZAI AT BABER MELA

Case Title: Hadi Gula Vs NADRA

Order No. 07 continued	15.04.2025	<p>In addition, he referred to certain documents available on file wherein, purportedly, the plaintiff was shown to have had recorded Mst. Shazia as her daughter, and to have received financial assistance from government in her name.</p> <p>In view of the availability of the alternative remedy, the court does not feel inclined to weigh the merits of the claim yet. It is advised to first refer the plaintiff to avail the remedy provided by NADRA, and in case their grievance is not dealt with adequately, shall the court address the matter.</p> <p>Defendants shall process and conclude application of the plaintiffs per law, and without unnecessary delay. Since this suit has also travelled quite a distance, it shall remain adjourned sine die, until the matter is concluded with NADRA.</p> <p><u>Ruling:</u></p> <p>Plaintiff is referred to first avail the remedy provided by NADRA, and if his grievance persists thereafter, this court shall proceed with this suit. Case is adjourned sine die. File be consigned.</p> <p><u>Announced</u> 15.04.2025</p> <p> Ijaz Mahsood Senior Civil Judge, Orakzai (at Baber Mela)</p>
---	------------	--