

14

**IN THE COURT OF IJAZ MAHSOOD, SENIOR CIVIL JUDGE,
ORAKZAI AT BABER MELA**

Suit No.....114/1 (neem) of 2025

Date of Original Institution.....22.11.2024

Date of Remand Back27.05.2025

Date of Decision.....12.07.2025

=====

**Mohib Ali s/o Sher Rahman, R/O Qoum Ali Khel, Tappa
Mirwas Khel, Tehsil Upper, District Orakzai.**

.....(*Plaintiff*)

Versus

1. Al Asar Higher Secondary School, Usterzai Payan, Kohat.
2. Chairman Board of Intermediate and Secondary Education,
Kohat.

..... (*Defendants*)

=====

SUIT FOR DECLARATION & PERMANENT INJUNCTION

=====

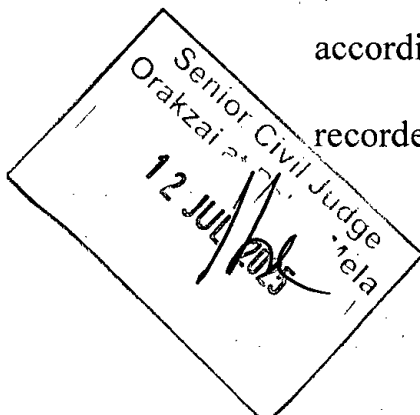
SUMMARY JUDGMENT

12.07.2025

This judgment decides instant case filed by Mohib Ali
for correction of his name as maintained by the defendants.

Pleadings:

Facts as recounted in the plaint reads that correct
spelling of father's name of the plaintiff is "**Sher Rahman**"
according NADRA record while the defendants have erroneously
recorded the same as "**Sher Rehman**"; hence, the suit.

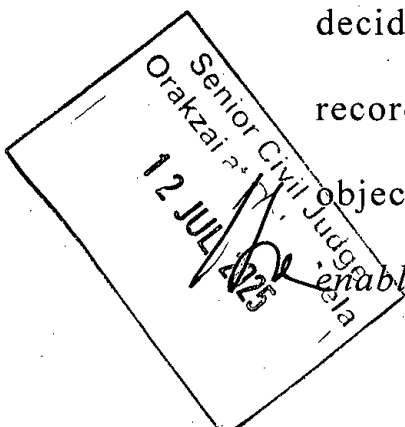


15

Defendants were summoned in whom defendants No. 01 appeared in person while defendant no. 02 through legal advisor Shaheen Muhammad Advocate present and submitted written statement.

The case is remanded back to the undersigned by the Worthy District & Sessions Judge, Orakzai vide order, dated: 20.05.2025 with directions to both the parties to appear before this court where the petitioner shall seek leave of the court as provided under subsection (b) of section 20 CPC, before further proceedings in the case or produce the respondent No. 01 to submit his acquiescence for institution of the suit.

During the scheduling conference within the meaning of order IX-A of CPC, it was revealed that the matter involves simple adjudication, which can be decided through summary judgement as per relevant record and admitted record. To this effect notice was given to the parties that why not the case in hand be decided on the basis of available record without recording lengthy evidence, as the primary aim and objective of Amended Management Rules in CPC is, "to enable the court to-



16

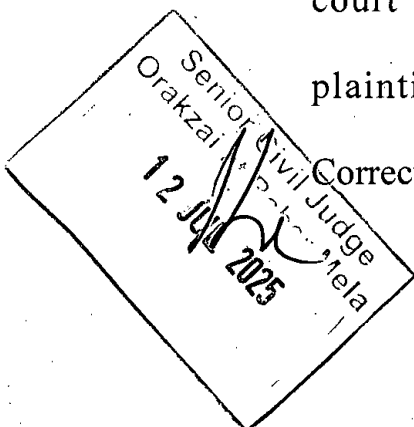
- a. Deal with the cases justly and fairly;
- b. Encourage parties to alternate dispute resolution procedure if it considers appropriate;
- c. Save expense and time both of courts and litigants;
- and
- d. Enforce compliance with provisions of this Code."

Learned counsel for plaintiff and representative for defendants heard and record gone through.

Record reveals that the correct spelling of father's name of the plaintiff is "**Sher Rahman**" which has been mentioned in CNIC/domicile of the plaintiff, and CNIC of his father but the defendants have wrongly recorded the same as "**Sher Rehman**".

Being a proper noun, both spellings are correct. However, plaintiff seeks consistency in his record, which is understandable, as minor discrepancies could generate legal problems in future. Consequently, upon what has been discussed above and the jurisdiction vested in this court under order IX-A and XV-A of CPC, suit of the plaintiff succeeds and is hereby **decreed** as prayed for.

Correct spelling of the name of the plaintiff's father is declared as




7

“Sher Rahman”. The defendants are advised to bring their record in line with this judgment. Costs shall follow the event.


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

ANNOUNCED
12.07.2025


(Ijaz Mahsood)
Senior Civil Judge,
Orakzai (at Baber Mela)

CERTIFICATE

It is certified that this judgment consists of 04 pages. Each page has been dictated, read, corrected and signed by me.


(Ijaz Mahsood)
Senior Civil Judge,
Orakzai (at Baber Mela)