

9, CS 154/26

Rajendra Joshi Vs. Hari Krishna Kamla Trivedi Memorial Trust

04.04.2026

Present: Sh. Aayush Sharma, Ld. Counsel for the plaintiff.

Ld. Counsel for plaintiff has filed an application u/o I Rule 10 r/w section 151 of CPC to delete the name of defendant no.2.

Plaintiff wants to delete the name of defendant no.2 i.e. Maa Ganga Gaudham Sewa Trust from the array of the parties.

Heard. Considering the fact and in view of the reasons mentioned in the application, the aforesaid application is allowed and accordingly, the name of defendant no.2 i.e. Maa Ganga Gaudham Sewa Trust is deleted from the array of the parties.

Plaintiff is directed to file the amended memo of parties.

It is noted that plaintiff also filed an application u/o VI Rule 17 r/w section 151 of CPC to amend the plaint.

Heard on the application. Case file perused.

The matter is at its initial stage as the summons are yet to be issued. As such, no prejudice would be caused to the opposite side if the application is allowed. Accordingly, the aforesaid application is disposed off as allowed.

Amended plaint filed alongwith the aforesaid application is taken on record.

On filing of amended memo of parties alongwith PF, notice be issued to the defendants through all permissible modes on filing of PF and RC.

List this matter on 30.04.2026.

(Ravinder Singh-I)
District Judge-03
East District, KKD Courts,
Delhi, 04.04.2026