

Satya Pal vs. Bhupender

10.04.2019

Present : Sh. Pramod Tyagi, Adv. for the plaintiff.

An application u/o 6 Rule 17 r/w Section 151 CPC has been filed on behalf of plaintiff on 01.04.2019 alongwith amended plaint and the deficient court fee.

It has been submitted by the Id. Counsel for the plaintiff that by way of present application, the plaintiff intends to amend the valuation clause of the plaint and to pay the deficient court fee. He has further submitted that the plaintiff had filed the present suit for specific performance, possession, declaration, arrears of rent, damages/mesne profits and permanent injunction wherein the valuation for the relief of possession was initially fixed at Rs. 5000/- only but now, the plaintiff intends to correct the said valuation in respect of the relief of possession and the valuation of the suit for said relief has been sought at Rs. 1,50,000/- i.e. the amount of rent @ Rs. 15,000/- p.m for a period of one year and accordingly the deficient court fee is also attached with the application.

In view of the submissions of the Id. Counsel for the plaintiff and in view of the fact that the suit of the plaintiff is at initial stage and even the notice of the said suit has not been issued to the defendant.

In the interest of justice, the said application for amendment is hereby allowed. The amended plaint be taken on record. Issue summons of the suit for settlement of issues and the notice of the application u/o. 39 Rule 1 & 2 r/w Section 151 CPC to the defendants on filing of PF/RC for 29.07.2019.

BRIJESH KUMAR GARG
Addl.Distt Judge(NE)-01
KKD Courts/Delhi
10.04.2019

vk