

CS 299/19  
MOHD AKHLAQ Vs. AKRAM AND OTHERS

06.09.2025

Present: Sh. Rajeev Shokla & Sh. Manish Kumar, Ld. counsel for LRs of plaintiff.  
Ld. counsel for all defendants except D-6 (D-6 is ex-parte) through VC.

Reply to amendment application moved by LRs of plaintiff filed by contesting defendants. Copy supplied.

Arguments heard record perused.

Vide the present application u/O VI Rule 17 CPC, LRs of plaintiff seek to amend para 3,11,17 and prayer clause of the plaint. In para 3 of the plaint, they want to add the fact that one of the LRs of Hazra Begum namely Aslam had predeceased her in 2015 (with Hazra Begum dying in 2019) and also the fact that the widow of Aslam married Mohd. Iqbal (who is already D-3). It was argued that this fact would give a complete picture about all the LRs of Hazra Begum which could not be given earlier.

With respect to amendment sought in para 11, 17 and prayer clause of the plaint, it was submitted that earlier it was not stated with clarity as to what shares would the parties to the suit succeed to, on the death of Hazra Begum under Muslim law. But, now this fact is being brought on record.

Application is opposed on the ground of delay.

Admittedly, issues in the matter are yet to be framed and the amendments sought on behalf of LRs of the plaintiff shall not change the

nature of the present suit. Considering the same, the present application is allowed. The amended plaint filed with the application is taken on record. **Ahlmad is directed to tag the said plaint.**

Defendants are at liberty to file their amended WS within 30 days from today with copy to the other side. Replication, if any, be filed within 15 days thereafter.

List for completion of pleadings on 15.12.2025.

AASHISH GUPTA  
DJ-01/NE/KKD/DELHI  
06.09.2025