

ORDER ON I.A.NO-3 FILED UNDERORDER 6 RULE 17 OF CPC.

The plaintiff has filed the present application for amendment of the plaint.

2. The plaintiff has contended that, the proposed party has purchased the 2 acre of suit land from the defendant No-4 on 26-03-2024. The plaintiff has recently come to know about the said sale transaction. The said transaction is not binding on the rights of the plaintiff. The sale deed executed by the defendant No-4 is not binding on the plaintiff. The plaintiff intended to insert the prayer regarding the sale transaction of the defendant No-4 made in favour the proposed party in the plaint. On the said material grounds the plaintiff has prayed for allowing the present application.

3. The defendants have not filed any objections to the present application.

4. Heard the arguments.

5. Perused the records, the plaintiff has filed the present suit for the relief of partition and separate possession against the defendant No-1 to 4. The plaintiff has contended that, the defendant No-4 has sold 2 acre of suit land in favour of the proposed defendant No-5 on 26-03-2024. The plaintiff has come to know about the said sale transaction recently. Hence considering the nature of the suit and grounds of the application and in order to give an opportunity to the plaintiff to put forth her case on merits the present application is required to be allowed.

Hence IA No-3 filed by the plaintiff is hereby allowed.

For amendment and amended plaint and steps to the defendant No-5.

By

Senior Civil Judge and JMFC,
Afzalpur.