

E-Filing.
R.C.S.No. 129/2024

Ab. Raheman V/s. Ab Hamid & Oth.

ORDER PASSED BELOW EXH.No.19.

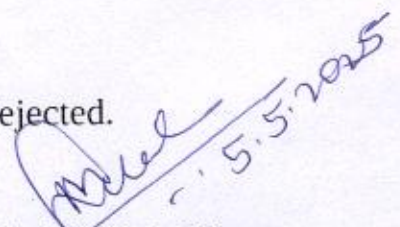
Today matter is taken on board as per application filed by Learned advocate Kazi for defendant No. 1 and 2. This application is filed for status-quo order against plaintiff. Heard Ld. advocate Kazi. Perused proceeding. Suit is for partition, separate possession and declaration. In this suit T.I. (Exh.5) is pending for hearing. Defendant No. 1 and 2 filed application U/o. 7 R. 11 of C.P.C. vide Exh. 16. Exh. 16 is also pending for say of plaintiff. Next date of this suit is 20.06.2024. This is suit for partition and plaintiff and defendant no. 1 and 2 are real Brother and sisters. Hence at this judicature I do not find substance in statusquo application. There is no cogent prima facie evidence to show that the plaintiff's are dispossessing defendant No. 1 and 2 except his vague words. Written statement of defendant no. 1 and 2 are on record vide exh.20. Hence it will be just and proper to hear exh. 5 on merit in presence of both the parties that is plaintiff and defendants.

Today I do not find urgent cause or grounds in said application. Hence in the intent of justice I pass following Order.

ORDER.

Application vide exh.19 is rejected.

Date :-05/05/2025


(Shaikh M.A.K.)

Civil Judge J.D., Khultabad.