

T.S 27 of 2014

Order no. 109
dated 24.03.2015

Today is fixed for ex-parte hearing of the suit by adducing evidence of the PW-2.

Summon was duly served upon the Central Court, Darul Kaza Amaral Sharia.

Ld. Advocate of the plaintiff submits that he has received a letter from the said summoinee informing their inability to adduce evidence due to shortage of staff.

It appears from the summon that it is the Central Court who was asked to appear before this court to adduce evidence with original judgement passed in Case No.48 of 2782. The extension of the summoinee is not satisfactory. There is no explanation with the Ld. Advocate of the plaintiff in this regard.

Plaintiff is given a last opportunity to prove the witness on the last date positively, hence, the suit will be dismissed on the basis of evidence of PW-1 and no further adjournment will be granted. A fresh summon be issued directing summoinee presently to come and adduce evidence.

Plaintiff is directed to take necessary steps at once as regard to service of summon and bringing the PW-2 at his own cost.

To 27.04.2015 for evidence of PW-2.

D/c by me.

Judge,S.C.C.,Sealdah.
Sealdah.

Judge, S.C.C.,