

TA 32 of 2013

Order No-78
dt:-05/05/2025.

As fixed the Ld. Advocate for the Appellant and the Respondent are present by filing respective haziras. The date is fixed for Argument. The Ld. Advocate for the Respondent/ Plaintiff submitted that the amended plaint filed by the Plaintiff before the Ld. Trial Court dt.22.07.2011 and written statement dt. 08.09.2003 are not lying with the LCR as such a direction may be given to send the amended Plaint. The Ld. Advocate for the Appellant/Defendant did not raise any objection but had submitted that in order to dispose of the appeal it is necessary to produce the amended plaint. Accordingly a joint petition has been filed by both the Appellants and the Respondents.

In view of the submissions on careful study of the LCR it appears that the amended plaint was filed before the Ld. Trial Court by the order no-105 dated. 22.07.2011 and written statement dt. 08.09.2003 but in the LCR no such compiled plaint and the written statement have been found. Undoubtedly the compiled plaint and the written statement are vital documents for the adjudication of the present appeal.

Let amended plaint filed by the Plaintiff before the Ld. Trial Court dt.22.07.2011 and written statement dt. 08.09.2003 be called from the Ld. Trial Court at once. Let a copy of this order be sent.

To 04.08.2025 for amended plaint and W/S.

Sd/-
ADJ FTC-1