# FORM OF ORDER SHEET

Form-A

Court of Case No.-/2021 S.No. Date of order Order or other proceedings with signature of judge proceedings 1 2 3 The appeal of Mr. Amin ud Din presented today by Mr. Noor 1-02/08/2021 Muhammad Khattak Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please. REGISTRAR This case is entrusted to S. Bench for preliminary hearing to be put 2up there on 10 09 21 . CH 10.09.2021 Clerk of counsel for the appellant present. Due to general strike of the legal fraternity, the case is adjourned. To come up for preliminary hearing before the S.B on 28.10.2021. (MIAN MUHAMMAD) MEMBER (E)

28.10.2021

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Learned counsel for the appellant present. Preliminal arguments heard. Memorandum of appeal and the copies of record annexed there with have been perused.

The appellant has invoked the jurisdiction of this Tribunal to impugned the order dated 29.04.2021 of the competent authority whereby major penalty of dismissal from service has been imposed upon the appellant. The appeal is within time. Subject to other factual and legal objection this appeal is admitted for regular hearing. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents for submission of written reply/comments in office within 10 days after receipt of notices, positively. If the written reply/comments are not submitted within the stipulated time, or extension of time is not sought through written application with sufficient cause, the office shall submit the file with a report of non-compliance. File to come up for arguments on 23.02.2022 before the D.B.

Appellant Deposited Security & Process Fee

7139/2021

18.01.2022

During the course of arguments in Service Appeal No. 7141/2021 titled "Bilal Said Vs. SMBR Khyber Pakhtunkhwa, Peshawar and others", it transpired that instant service appeal has been preferred against the same order as impugned in the above mentioned service appeal. Therefore, this appeal is clubbed with Service Appeal No. 7141/2021.

Written reply of the respondents is still awaited. Office is directed to issue fresh notices to the respondents to furnish reply/comments as a last chance before the next date, failing which their right for reply/comments shall be deemed as struck off. Case to come up for arguments on 28.01.2022 instead of 23.02.2022 before the D.B alongwith Service appeal No. 7141/2021.

(Atiq-Ur-Rehman Wazir)

Member (E)



Learned counsel for the appellant present. Mr. Muhammad Adeel Butt, Additional Advocate General for respondents present. Arguments heard and record perused.

Vide our detailed judgment of today, passed in Service Appeal bearing No. 7141/2021 titled "Bilal Said Versus The SMBR Khyber Pakhtunkhwa Peshawar and two others", the instant service appeal is accepted. The impugned orders are set aside and the appellant is reinstated in service with all back benefits. Parties are left to bear their own costs. File be consigned to room.

ANNOUNCED 31.01.2022

(AHMAD SULTAN CHAIRMAN

(ATIQ-UR-REHMAN WAZIR)

MEMBER (E)

# HYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR CHECK LIST Case Title: AMIN UD DIN V/S SMBR DEPARTMENT

S#	CONTENTS	YES	NO
1	This Appeal has been presented by: NOOR MOHAMMAD KHATTAK	✓	
2	Whether Counsel/Appellant/Respondent/Deponents have signed the requisite documents?	1	
3	Whether appeal is within time?	✓	
4	Whether the enactment under which the appeal is filed mentioned?	✓	
5	Whether the enactment under which the appeal is filed is correct?	✓	
6	Whether affidavit is appended?	✓	
7	Whether affidavit is duly attested by competent Oath Commissioner?	~	
8	Whether appeal/annexures are properly paged?	V ·	
9	Whether certificate regarding filing any earlier appeal on the subject, furnished?	×	✓
10	Whether annexures are legible?	✓	
11	Whether annexures are attested?	~	
12	Whether copies of annexures are readable/clear?	✓	
13	Whether copy of appeal is delivered to AG/DAG?	1	
14	Whether Power of Attorney of the Counsel engaged is attested and signed by petitioner/appellant/respondents?	1	
15	Whether numbers of referred cases given are correct?	$\checkmark$	<u> </u>
16	Whether appeal contains cutting/overwriting?	×	$\checkmark$
17	Whether list of books has been provided at the end of the appeal?	~	
18	Whether case relate to this court?	$\checkmark$	
19	Whether requisite number of spare copies attached?	✓	
20	Whether complete spare copy is filed in separate file cover?	$\checkmark$	
21	Whether addresses of parties given are complete?	✓	
22	Whether index filed?	. 🗸	
23	Whether index is correct?	<ul> <li>✓</li> </ul>	
24	Whether Security and Process Fee deposited? On		
25	Whether in view of Khyber Pakhtunkhwa Service Tribunal Rules 1974		
	Rule 11, notice along with copy of appeal and annexures has been sent to respondents? On	✓	
26	Whether copies of comments/reply/rejoinder submitted? On	√	
27	Whether copies of comments/reply/rejoinder provided to opposite party? On	~	

It is certified that formalities/documentation as required in the above table have been fulfilled.

Name:

**NOOR MOHAMMAD KHATTAK** 

Signature: Dated:

\_/2021

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

# SERVICE APPEAL NO.\_\_\_\_/2021

#### AMIN UD DIN

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#### V/S SMBR DEPARTMENT

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Dated: \_\_\_\_/2021

#### APPELLANT

Through: NOOR MOHAMMAD KHATTAK ADVOCATE

FLATE NO. 04, 2<sup>ND</sup> FLOOR, JUMA KHAN PLAZA, NEAR FATA SECRETARIAT, WARSAK ROAD, PESHAWAR **0345-9383141** 

. Sec. 4 - -

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

**APPEAL NO.** 

Mr. Amin-Ud-Din, Ex-Tehsil Office Kanungo, O/O the Deputy Commissioner, District Dir Lower

# VERSUS

- 1- The Senior Member Board of Revenue, Khyber Pakhtunkhwa, Peshawar.
- 2- The Commissioner Malakand Division at Saidu Sharif Swat.
- 3- The Deputy Commissioner, District Dir Lower.

#### ......RESPONDENTS

Service Tribunal

APPELLANT

/ 2021 Diary No.7

APPEAL UNDER SECTION-THE 4 OF KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, **1974 AGAINST** THE IMPUGNED ORDER DATED 29-04-2021 WHEREBY MAJOR PENALTY OF DISMISSAL FROM SERVICE HAS BEEN IMPOSED ON THE APPELLANT AND AGAINST THE APPELLATE ORDER DATED 08-07-2021 WHEREBY THE DEPARTMENTAL APPEAL OF THE APPELLANT WAS **REJECTED AND** THE ORDER DATED 29-04-2021 WAS MAINTAINED WITH NO GOOD REASONS

PRAYER:

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That on acceptance of this appeal the impugned order dated 29-04-2021 and the appellate order dated 08-07-2021 may very kindly be set aside and the appellant may be re-instated into service with all back benefits. Any other remedy which this august Tribunal deems fit that may also be awarded in favor of the appellant.

# <u>R/SHEWETH:</u> ON FACTS:

# Brief facts giving rise to the present appeal are as under:-

- 1- That appellant was appointed as patwari and due to his devotion, sincerity, honesty and satisfactory performance; appellant was promoted as Tehsil Office Kanungo in District Dir Lower.
- 2- That in the year 2007, one Mst. Zohra Falak D/O Muhammad Shah Khisro Khan (Ex-Nawab of Dir) submitted an application to the District Officer Revenue And Estate, District Dir Lower which was sent to the Presiding Officer, Revenue Appellate Court-III Swat for guidance, after inquiry by Tehsildar Balambat. The Revenue Appellate court-III advice the District Officer Revenue And Estate Officer Dir Lower in the matter vide letter No. 5616/RAC-III Swat dated 27-10-

2007. The D.O.R D (C) directed the applicant to provide the full particular of the land but the applicant filed the writ petition No. 904-2009 for demarcation of the property of Ex-Nawab of Dir in the Honorable Peshawar High Court Peshawar which was accepted by the Honorable Court side its judgment dated 28-01-2010. But due to non-compliance in time the applicant filed writ petition No. 2985/2010, which was also decided in her favour vide judgment dated 11-02-2014 in compliance, the Government submitted its report but the petitioner being aggrieved by the report filed COC No. 411/2014 in Honorable Peshawar High Court, Peshawar. On 31-3-2015 the Honorable Court again directed the Government for filing of fresh report. In compliance the district administration withdraw the previous report and submitted a fresh report on 12-09-2015. As the petitioner was not satisfied from the second demarcation report and argued the case, in light of which the Honorable Court on 21-06-2016 for the third time directed the Government to submit the fresh demarcation report and declare the previous report cancelled being ambiguous. In compliance of order dated 21-06-2016 the government file another demarcation report on 9-9-2016. The Honorable Court vide order dated 28-02-2018 directed the Deputy Commissioner Dir Lower to hear the petitioner and by deciding objection petition if any, and decide the same within the three months, up to the satisfaction of the Honorable Court. Copy of the 

- 4- That the said Mst. Zuhra Falak before initiation of above mentioned proceeding sold 12 Sata Land situated at Tehsil Balambat to one Niaz Muhammad through a sale deed dated 22-10-2008 which was duly registered by sub-registrar Dir Lower through registry deed 2-2-2009. When the said Niaz Muhammad started construction over the purchased property, he was issued notices by the Tehsildar Balambat for removal of encroachment against which he filed a civil suit in the court of Senior Civil Judge Dir Lower titled "NIAZ MUHAMMAD VS GOVERNMENT" for permanent injunction against the Government.
- 5- That as the appellant along with Bilal Said Kanungo, Anwar Zaib Tehsil Accountant and Alauddin Patwari Tehsil Office Balambat prepared the above mention report and the Tehsildar Balambat forwarded the same to the Assistant Commissioner, Timergara. Therefore Tehsildar Balambat was issued notices and therefore warrants of arrest against him however he appeared before the court

and on dated 5-11-2020 requested the court/ notice against that appellant along with other officials. Therefore the honorable civil court-IV Dir Lower at Timergara issued notices by name against the appellant and other three officials for personal appearance before the court. Copies of the order sheet dated 5-11-2020, summons and notice of arrest issued by court are attached as annexure ...**C**, **D &E**.

- 8- That the Deputy Commissioner Dir Lower without going to the available record, facts of the case and adopting proper procedure as mentioned in the Khyber Pakhtunkhwa, (E&D) Rules, 2011 order for a fact finding inquiry against the appellant on the allegation that the appellant appeared and recorded statement without anv authorization before the court of law. Additional Assistant Commissioner (REV) Dir Lower at Timargara, was nominated an inquiry officer who conducted a fact finding inquiry at the back of the appellant and the appellant was verbally asked for submitting statement in writing. The appellant submitted his detailed statement, however Additional Assistant Commissioner Dir Lower at Timargara without going through the statement of the appellant and available record, submitted his inquiry report without any recommendation. It is worth mentioning the quite strangely later on Additional Deputy Commissioner (Admin) Dir Lower submitted his recommendations on the inquiry report proposing major penalty against the appellant. Copies of statement, inquiry report and recommendations are

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- 10-That appellant feeling aggrieved from the impugned order dated 29-04-2021 preferred departmental appeal on 19-05-2021. Copy of the departmental appeal is attached as annexure ......L.

  - 12-That having no other remedy but to file the instant service appeal on the following grounds amongst the others.

#### **GROUNDS:**

- A- That the impugned orders dated 29-04-2021 and 08-07-2021 are against the law, facts, norms of natural justice and material on the record hence not tenable and liable to be set aside.
- B- That appellant has not been treated by the respondent department in accordance with law and rules on the subject noted above and as such the respondents violated Article 4 and 25 of the Constitution of Islamic Republic of Pakistan 1973.
- C- That the respondents acted in arbitrary and mala fide manner while issuing the impugned dismissal order dated 29-04-2021 and appellate order dated 08-07-2021.
- D- That no charge sheet and statement of allegation has been issued to the appellant before issuance of the impugned order dated 29-04-2021.
- E- That no show cause notice has been served on the appellant before issuing the impugned order dated 29-04-2021.
- F- That no chance of Personal Hearing / Defense has been provided to the appellant before issuance of the impugned order dated 29-04-2021.
- G- That authorization of an official is required when he is representing a high ranking official who is party in a case while there is no need of any authorization in case when a Court of law issue notice/summon personally to any official for appearance or giving any information or stamen in order to enable the Court to reach a just conclusion. Similarly the appellant along with his other colleagues were issued notices/summons/warrants for personal appearance and the appellant and his colleagues obeyed the order of the Court.
- H- That every citizen and every Functionary of the state is duty bound to obey the directions/orders of the Court of law in the Country otherwise the court has the power to take penal actions against anyone who is guilty of defiance of the Court orders and instructions it is evident from the warrant of arrest issued against the Tehsildar

Balambat. More over the disqualification of Ex: Prime Minister of Pakistan Mr. Yousaf Raza Gillani was the recent and glaring example who was subjected to penal action by the Court due to the defiance of instruction of the Honorable Court.

- I- That no regular inquiry has been conducted against the appellant which is as per Supreme Court judgments is necessary in punitive actions against the civil servant.
- J- That the appellant has been made scapegoat in the instant case and as such the impugned orders dated 29.4.2021 and 8.7.2021 are not tenable and liable to be set aside.
- K- That the appellant seeks permission to advance other grounds and proofs at the time of hearing.

Dated: 28.7.2021

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THROUGH:

NOOR MOHAMMAD KH

APPELLANT

IN-UD-DIN

# KAMRAN KHAN

1009/ UMAR FAROOO ጼ

SAID KHAN

ADVOCATES

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

VS

## AMIN UD DIN

3-12

#### SMBR DEPTT:

# **AFFIDAVIT**

Stated on oath that the contents of the accompanying service appeal are correct to best of my knowledge and belief and nothing has been concealed from this Honorable Service Tribunal.



DEPONENT

# **CERTIFICATE:**

Certify that no earlier service appeal has been filed by the appellant in the instant matter before this Honorable Service Tribunal.

CERTIFICATION

ANNEXURE 19 . 2 . 5 PESHAWAR HIGH COURT, MINGORA BENCH (DAR-UL-OAZA), SWAT FORM OF ORDER SHEET Court of ...... ..... of...... Case No ...... Order or other Proceedings with Signature of Judge and that of parties or counsel where necessary. Date of Order or. Proceedings C.O.C 411-P/2014 with C.M 1126/2014, C.M 104/2015, 28.02.2018 C.M. 1098/2016, C.M. 728/2017 & C.M. 729/2017 in W.P. 2985/2010 M/S Abdul Qayum, Amir Gulab Khan, Abdul Present: Halim Khan and Sher Muhammad Khan, Advocates for the Petitioners. Muhammad Rahim Shah, Assistant A.G for the official Respondents alongwith Mr. Shah Jamil, Assistant Commissioner, Adenzai, District Dir Lower. Today, when this case was taken up for hearing, the worthy Assistant Commissioner, Adenzai appeared and addressed the Court on the issue, which is the subject matter between the parties. He stated that he has submitted his detailed report. After hearing both the parties, it appeared that the petitioners had laid hands on the properties, which consists of constructed buildings of the Provincial Government. During the course of arguments, attention of the Court was also drawn to the judgment dated 04.1.2018 passed by the august Supreme

[ order

Sabz Ali/\* (D B) HON'DLE MR. JUSTICE ISHTIAO IBBAILIN HON'DLE MR. JUSTICE MUHAMMAD NASIR MUHFOOZ Court of Pakistant in Civil Petition No.75-P/2017. In the said case the dispute related to the properties of deceased Nawabzada Muhammad Shahabuddin Khan, who was also one of the legal heir of Ex-Nawab of Dir and the august Supreme Court of Pakistan had disposed of the petition with the directions as contained in Para No.11 quoted below.

> "In this view of the matter, it is directed that the Senior Member, BOR, shall within three months from the date of receipt of the copy of order of this Court shall undertake the exercise of determining the identifying and properties of the late Khan of Jandool, as per Notification No.10/16-SOTA-II/72/1522 dated 15th September, 1972, hand over the properties identified to the successors in interest of the late Khan of Jandool, in whose favour late Khan of Jandool has alienated and vacant and peaceful possession thereof is handed over to them. In case any property is found to be in use and State of any occupation 👘 functionaries/authorities/bodies, and/or any other person through petitioners, adequate compensation for the use and occupation of the property from the date of occupation upto date be paid to the successors-in-interest of Khan of Jandool by the Petitioner No.1."

The present petitioners are also the legal heirs of Ex-Nawab of Dir and have sought relief for implementing the judgment dated 28.1.2010 passed in Writ Petitions No.475/2009 and 2985/2010 of this Court

> HON'BLE MR. JUSTICE ISHTIAO IBRAHIM HON'BLE MR. JUSTICE MUHAMMAD MASIR MAHPOOZ

Sabz Ali/\* (D B)

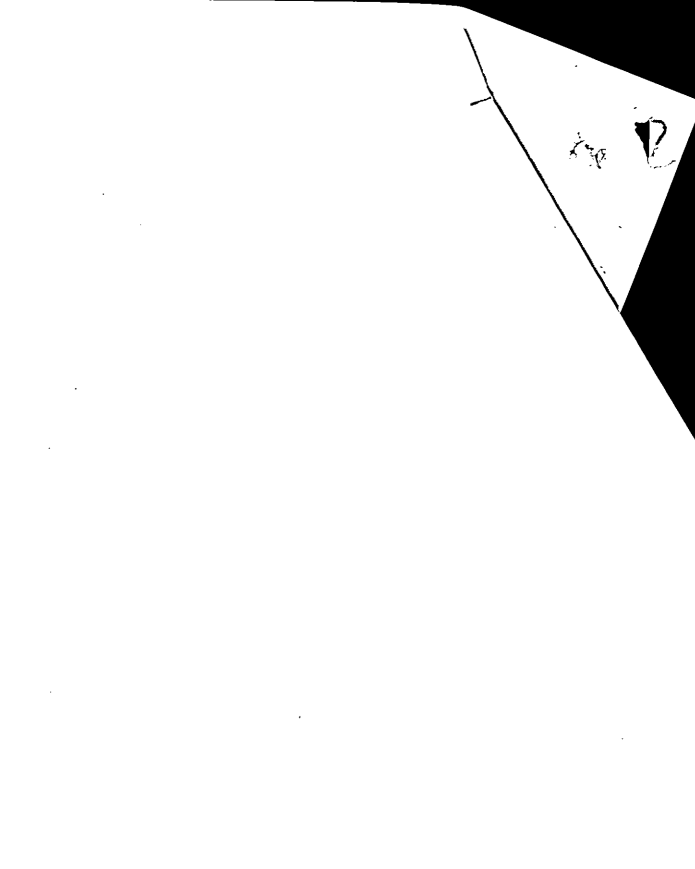
Sugh the instant petition under the Contempt of Court ordinance, 2003, wherein the respondents have been directed to redress the grievance of the petitioners by identifying their property and that of the Government through line of demarcation between the two.

Now, four years have lapsed while this petition is pending decision and since the apex Court of Pakistan has clinched the matter in the above referred judgment, therefore, the instant petition also requires to be decided in light thereof. The worthy Assistant Commissioner, states that he is representing only one area of Tehsil Adenzai and properties of Ex-Nawab of Dir are situated in the other area of other Tehsils of Districts Dir Lower and Upper, which were the subject matter of the main petition. He also apprised the Court that he has started the implementation of the above referred judgment of the august Supreme Court of Pakistan, therefore, it would be appropriate that the whole exercise of identification of properties of Ex-Nawab of Dir and the State property is to be carried on together, subject to allowing any aggrieved person that may approach them through proper objection petition. The Deputy Commissioners, Dir Lower and Upper are directed to appoint the officers who are well conversant with the subject matters to finally decide the

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Sabz Ali/\* (DB)

HON BLE MR. JUSTICE ISITIAO IRRAHIM HON BLE MR. JUSTICE MULLAMMAD NASIR MARFOOZ



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issues involved and handing over physical possession to the concerned parties within a period of three months in the instant matters, while the time fixed by the august Supreme Court of Pakistan for implementing the judgment shall also be followed in letter and spirit. Adjourned. Be fixed in the last week of May, 2018. To come up alongwith the connected W.P 205-M/2016. ///UDGE ATTER

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HON'T LE MR. JUSTICE ISHTIA O IBRAHIM HOM'SLE MR. JUSTICE MUHAMMAD NASIR MARFOOZ

OFFICE OF THE TEHSILDAR BALAMBAT, DISTRICT DIR LOWER. Dated Balambat the, <u>13/12/2019</u>

ANNERCRE

No. <u>343/2-Judi</u>

To,

The Assistant Commissioner, Timergara; Dir Lower,

Subject: <u>IMPLEMENTATION OF THE HONORABLE PESHAWAR HIGH</u> <u>COURT BENCH</u> <u>DAR-UL-QAZA</u> SWAT, ORDER DATED <u>28.02.2018 PASSED IN C.O.C NO. 411 P/2014</u>, <u>MST. ZOHRA</u> <u>FALAK ETC V/S SOHAIL KHAN, DEPUTY COMMISSIONER, DIR</u> <u>LOWER AND OTHERS</u> Memo:

Kindly refer to your good office letter No. 827-28/COC/AC(T) Dated: 25.04.2019, on the subject cited above.

The attached demarcation report prepared by Revenue Field Staff Tehsil Balambat in respect of the personal property of Ex-Nawab of Dir (Muhammad Shah Khisro Khan) in pursuance of the honorable Peshawar High Court Bench, Dar-ul-Qaza Swat, vide judgment order in C.O.C No. 411-P/2014 Dated: 28.02.2018 on the prescribed format duly signed by all concerned thoroughly perused and is submitted for your kind perusal and further necessary action, please.

(Enclosed 13 Pages, please.)

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Téhsildar Balambat, Dir Lower.

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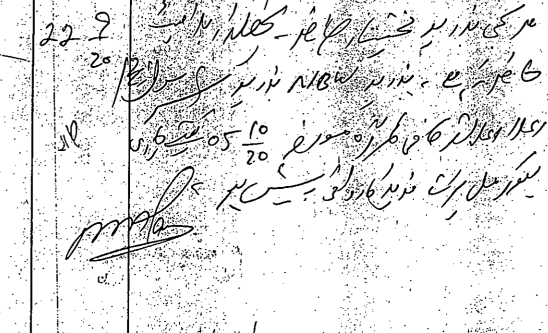
Alleoned ra. SAMBAT DISTT.

FORM "A" FORM OF ORDER SHEET Court of Civil Judge/1Q Dir Lower at

Case No.

Serial No. of Order Order or other Proceedings with Signature of Judge or Magistrate and that or Proceedings Proceedings of parties or counsel where

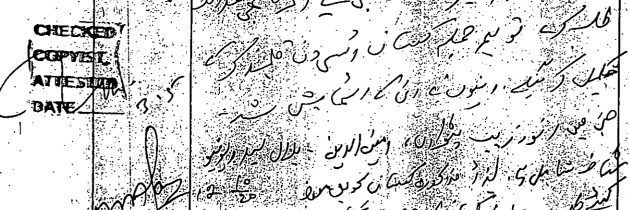
ANNEXCRE C



مروضي في عام العار الرس ومراك ما مزیر بند کردیند ت در در در است مسکوفت (ارتسای - ي ك وارت بر قليت مركزي مرك كان م جام فسان كالحي الديم دعوارة المركز

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ANNEXURE D جناب حريقا مول جم محط محلاقة قاضى دريا من بتقام على Mon company Man ناتب تأظمر مقد معنوان بالامين منصاب المسلم بالأوطلع كياجا تا في الدوه بتاري: <u>حرص 1</u>2 م كوم عدالت بذامين اصالتا (مختيار تا /وكالتأبسليل من من من في فيلم وسي الم - Est 7782; ظ مل بيد / p/s فورا في الم ا بحص 1 \_ علاقہ قام ) 6/10/20 20 Su بالخرانا ب- ناظر الله CHECKED COPYISZ DATE

ANNE بعد الت محد جنيد عالم سول بح-١٧ / علاقه قاضى تيمر كرة صلع ديديا تين 11/09 as 10 200 04 61 \_ 2018 ULI 574/ 1. Ju بنام محمد المرار م March R وارت بنام - محت علال ار ما احل و در دا وكر مقدمه عنوان بالا میں <u>محسر من بر</u> \_\_\_\_ متذکرہ بالا کو بذریعہ دارنٹ ہذا گرفتار کرکے رفد 0-00 - 10-20 كوعدالت بذايل پش كياجائے-11/0 JDir Lower 29/8/2: Est elgara M orcin على الربرالي ) چېارم رعلاقہ قامنی مير CHECKED COPYIST DATE ATTE

NEXURE - 20 12 12, buy, 1030/6, ini على ما الم وعرف و مرالد عالمه في مرالي خرار الم منسلور ن (القفاسور) عظم محرده 192 28 25 10 wp No 2985/2010 - lil , 210 411-P/2011, لعبون عماد طرو فلا خراب فر المرد فور مر ( المنادح مان ) المر نى مىم مى كەردىرىكىن ) دىسرى بىرى خىرى بىرى ا فسرون بالدع بروت مراف المحار و محاسة خد في فوسل في ار سان الم مردان فرد و <u>26 م</u> م مردان فرد و <u>19 م</u> م مرد فی م المین ادر می مرسور فرزام مرمل نرج و موغ زور الم الم الم الم الم الم الم الم الم مع ملات ما رو مرکد، مونی و عوی ماج) نه ریا المج مرا مراج en se indere lo De visi no service recy ding and Bapt of Bull CHECKED USACU GBO PC NOONSU GBO TO COPYIST n proving حمار في د لين مرال م فرن و. mas A 12-10-2020 ( Epg 5 x 1 c B. OF 12/10/2020

ANALEXURE

# OFFICE OF THE

DISTRICT ATTORNEY DIR LOWER AT TIMERGARA COURT MATTER MOST URGENT

No12 20-22 /DA/Dir/Lower

Dated: 32 / 11 / 2020

V To

The Deputy Commissioner, Dir Lower at Timergara.

NIAZ MUHAMMAD VS GOVERNMENT. Subject: Respected Sir,

That the above title suit was decided summarily on 20-11-2020 by Civil Judge IV against the Government. During the trial of said suit, the Tehsildar Balambat Hazrat Hussain, Quanungu Bilal Syed and Anwar Zaib, Aminuddin, Alluddin Patwarian recorded their joint statement in favour of plaintiff Niaz Muhammad, and on their statement the civil Judge Decree the suit without recording any detail further evidence. All the above mentioned revenue officials also recorded no objection in the court if the suit property is declared the property of plaintiff. So whether they were authorized to do so and whether the Government intends to file an Appeal against said judgment Dated 20-11-2020. Please kindly intimate this Office at the earliest.

ARSHAD ALAM Flight lieutenant ®

District Attorney, Dir Lower at Timergara

Date:

Endst: \_\_\_\_/DA/Dir/Lower

Copy forwarded to: 1. The Secretary Law & Human Rights Department Khyber Pakhtunkhwa Peshawar.

2. The Assistant Commissioner Dir Lower at Timergara.

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ARSHAD ALAM Flight lieutenant ® District Attorney, Dir Lower at Timergara



/2020

ANNEXURE H (17) (1)<u>بیان رہے نیونیل ٹر شاف تحسیل امیں بلامیٹ وسابقہ تحصل اربلامیٹ در</u> انكويترى أدلفى زبرمقد مبون مستى نياز يحسر ولرنظير فحسر بنام تحيلود بلاميث وعنيره جناب عالى إ حسب ربان برامت جناب الرميشنل المستنف كم خرمتاب دلونيو تيركره فيلع دير بايين ، بابت إنكويش أروى در مقرمه عنوان بالامعروين خرمت من - كراروي مترجوب مقبلان رقبه (12 خدم) محدوده محدودة معدوت شمالاً سنظر إمسكان فسغل ربان حنوبًا در ایسے بنیکور مشرقا مالو خور اور غربا رابط مدر اس ، جب استی کل داده ول ميدندد محبذ حال كت فردومخ عيل بلامين (مختيار مام معاة ظهرو فلك دختر محب شاہ حسب خان سالقہ لودب اف دمیر ) نے مستی نیاز کلسر دلد نظیر قبر سکنہ اندائی جیرے بخسط سلامہ فریز خان سالیہ اف دمیر ) نے مستی نیاز کلسر دلد نظیر قبر سکنہ اندائی جیرے تحسیل بلامیٹ ضلع دیر بائین بر بروت میں نامہ محرز (8002-01-22) فروخت کرے عور خر (امحد- ۵۵ سب رجب مرار کے دفتر میں با قاعرہ را سکی رجب قری بی کرانی ہے - اراق مركور بحواله نو شغيكيش منسس ( (152-172-11/10) معترره (1972-1-19-1) 2 DCR-105 جو مسر الان الاختيات سي متعلق م السركان الان كردان كى مسير - جس می تغییل نوٹینیکیش مذکور میں تھر یوں نکھ گی سے -24 Satta of Lalmi Land and 24 Satta of Irrigated Land situated in Timergara." محوکم نوشیکیش مذکورو میں درج تمام الای کم تحصی تیرگرومیں واقع ہونا درج ہے ۔ میکن 201 # DCR کے فائل میں درج الاضبات سے جو حدودات درج میں - وہ تحصیل الامن کے حدودات سے انزرواقع میں - جو کر کچھ لوں ہے حدودت 24 خشر لامي ألافي :-حدمشرق ا-سينر حد مغرب : - مسرفر معبدون حرشمان :- متص مردک ویل کالونی صرحبوب :- متص مرک حبزول وجونی کنج حدوديت 24 حسران الاف :-جرمترمی :- متص برمینده حرعرب :- متعل بر كالون بلاميل حرشمالاً ١٠ ستص برحدانتر هير مر حبوبا :- متص بر مروك حبرول وميران بل الاح مذكوره بالا (مترعويم) تقدد (ى رقبه ( 12 حضر) 201 # ADC بوكر سركارى الاضيات مصمتان م الم الم عشر اب الافي محدودات مح المرواقع م - مرب مجب متسع والربلامين سے دفتر سے نياز بحسر موصوف كومتعرد بار مالونى لو شمر برائے (--- جارى برصعى منبر 2 ---) AT CAPED

(2) شائے تجاوزات برارامی سیس جاری کئے تھے ۔ کم وہ ارامی سرکار میں مذہر تعمران سمام سے از وسنع ہو کر تعیر شروکام کو بندات خود میں کے - بصورت دیگر تمہما رے خلاف والوفى كارودى على ميں لائى جاكر تعيير مسماركيا جا تے تھے - ميكن بجائے اس كے كمروه الای مذکور میں تعمرون کام سے باز رہے ۔ اس سے دلیوان عدالت اسینر سول ج معب تيركر دير بايس مع مجرع كرك تعليد ماب بلامين وديكر خلى اف رن ك خلاف دعوی عبراد صرور د گری حکم امتناعی دوامی و درخواست مبراد میرور حکم استناعی عارض عور خر ( 100 - 3 - 85) دائر کے - ادر محصلدار حاب بلامیٹ نے معروم جناب سول بح حدث اعلاقتر قامی حدث تيمر کرد دير پايين جودب در خواست مترور علم استناعی دوری اعادی عورض (۲۰۱۵ جریف (۲۰۱۵ ج-۲۰۹) جریف استدعا کی کر مدور علم استناعی دوری اعادی عورض (۲۰۱۵ ج-۲۰۹) جریف استدعا کی کر الای مسرعوب سركارى اردى ب جربا قاعده طور در ۲۰۰۰ ۲ ADD مى در يع سركارى الای محروران کی سے - ایک تعریض (11-2016) معلول بالس نے بزريير كورتمن يلي فرر تعلالت جناب سول ج معاب - II تير كرو دير بائين مقدمه معن المس درخواست تسبراد واليسى مقدم معن المرار درج رول ١٥ ض د دام كيا-مسكوعوالت موموف ف منظود مركم مورض ( 610 - 41 - 25 ) درخودست مدعى خارج کیا۔ اور سرمی کورلو سو کورٹ اس کا مرحم (۵۱۵۵ - ۲۰ - دمر) سری ۔ مدرسہ می کورلو سو کورٹ اس کا کم دیم ایش کے عددان میں رجوع کرنے کی ج ما تیر کرد در اس سے ماحت در باس ایس دائر سا - بیر اور کا در ما در مار کر سے ایک دائر میں - بیر کر میں کر میں ایک مار کر میں کر می بمعرض (۱۹۵۹-۱۹-۱۹) مرمی نیا زیخت مرح درخواست خلیم استامی تو منظور کیا۔ دی - ای مرعا ملیم / تحقیل از الامیلی وعنی مرا (این سرسی ما و عنی این مرعی مرا و عنی مرعی ما و عنی مرعی ما و عنی - مقد متر ما مراح مرحی مرحی ما و عنی مرحی ما و عنی مرحی ما و عنی مرحی مرحی ما و عنی مرحی مرحی می مرحی می مرحی م پر تغییرون کام ، ۲۰ سیس سیس وسیس و سری سار سیس میں اور ورد ور اس سیس دوسط رضا بی منع بیون کی بلادیت کی ۔ جناب ایور شال در ورد در اور سیس در اور اس در اور در اور اور در اور میں بچ معام کے منطب کے خلاف علالات عالیہ / میشاور مانی کورف میں دہل دائر اس کا میں بیل کے خلاف علالات عالیہ / میشاور مانی کورف میں دہل دائر مرت محل Department سے موں موں مراج کی مراج کی مراج کی مراج کی منابع مين ايل لامر فرف كلي جناب عالی ا - بر عالی ا - بر معانی ا - بر م میں تیر کروسال ۵۶۵۶ دیک زیر محافت ری - ادر م نے عدالات عبر رائے مار بار مسمن / نور من البت فلمستر مران بابت / درمی متوعو بیر نود ب الای بوسف کے بارے میں جو سان ملالت سول بچ - ۱۷ مطب تیر کر میں دیا ہے - تو اس ابت معروض مغرمت من محم سال جره مع ومين مسلماة ظهرونلك (دختركورب محد مشاه حسيرو مذارب م خان ان دیم ، نے بزریع محنیار عام متی میں و بروس را سری ، براس نے ریک درخورست جناب ۵۰۰ میں کمی زادہ ولد مورزادہ سکہ حال کن ڈرد تحص ماسون سیل میں دارد برین مذالب محک میں دیم ایش کو بغرض شاہری احر براری مابین سیر کری ولزدی الاحدات لوم مین میں میں ور اوری می - جبکی DEO مال دیر این نے حمال BAR AL میں دیر این کو منروری کا درود ن (---- +10) -----)

(3) ملیخ ارسال کیا۔ حسک علی DOR ما مراب نے دائے کیلئے دلیو نیوا پیلی كورث - III متمام سيروشرين سوات كو جموان - ريونو ايليث كورث - II - بوالر فيمى الكريزى منبرى: "AT WAT - 516 / RAC - III - 500 77 (70-01-72) کوجناب E DOR میں در پانین کو دانی جبوانی - جبن سے دوسے جناب BOR 2E مع دير إين في درخوست كردو معاة ظيره فلك كوالى داق / بردی جامع داری تعصیلات مثلا حدودات وغیر و فرام کرے کیلئے برامت کی - میکن در جودست ترور نے دبنی جامل در کی تفصلات فرد میں کرنے ہے بجائے معن زعلالت مالیہ دستان این فریق کار کی تفصلات فرد میں کرنے ہے بجائے معن زعلالت ماليد المشاور بن كورث بيشا ورسين المي رف يعينين عنبر: 904/209 براي حرمراری ما میں لوانی و مسر کاری اراحیات دامری - جسے معزر عدالت مالیہ نے مذاہر منظور کرتے ہوتے مورضر (0100 -10-80) کو اپنا تعطی منصلہ بحق سائیلہ مهادر کیا عدالت عالمہ مرز بندا (0100 -10-80) کو اپنا تعطی منصلہ بحق سائیلہ مهادر کیا علالت عالمه من فيصل برودن طورعل درامر مرم مون من من ما لمر ب معرز علالت عاليه ابتشاور مان كورف بتساور مين برخلاف حكومت حنيب تختو خوارث بينيش عنبر: 0/02 / 2985 دار محل - جس مى معترز علالت ماليه ن منظور كر كمونفر (1/0 - 2-11) کوبحق می نیلیر منطب مادر کیا - حسکی تعین کے مسلم میں سرکارے دیپارلورٹ معزز علالت من جع کیا۔ لیکن سا میلہ مذکور ولید سے رکب و ہو کرمغزر علالت مالیہ من Contempt of Court established of Court منبون الماحة الم-111 دائر كيا - مورغر (2105 -3-13) كومعزز عوالت عاليه ف منعی انسان میں دیر باش کوریک مرح میں مرحم رو مند میں جس میں جس کرنے کی مراحت کی - منامہ روز کی کوریک Fresh Teport علالت عالیہ میں جس کرنے کی مرست کی- منابق استفامیم دیراس نے سابقہ ریورٹ کو مسلم الم کا کر کے اندو ہی، دورا میں دیرانس نے سابقہ ریورٹ کو مسلم کا اللہ کر کے لۇرىنى أراضيات درج كۈشىنىكىش مىسر، 223-27/11- 2010- كارام كى شانىرى كى بابت مورغىر (سىرىيە يىكىش مىسر، 223-27/11- 2010) كى شانىرى كى بابت مدر فر (210 ج - ج - 12) كودوماره دلورش جع كميا - جونك باليله اسى دوماره بيش كرده دلورش سر عدر حط د . (1) كودوماره دلورش جع كميا - جونك باليله اسى دوماره بيش كرده كوتيسرى مرتبع خلق انترك مي ديري المرسور مور - - معرى مرتب مريد مريد مشير كار مدين ماري مي دير يأيش كوهيم ادر ميا marcation ريون ا بیش کرنے کی مرامت کی اور القر بالیس کو سیسے اور میا marcation یہ دیر بالیس معالت عالیہ کے احکامات مصرف (کامد -۵ - ۱۲) کی تعیل سے میں خلبی استفامیہ دیر باش نے دینارلورٹ قرر (کامد -۶ - ۱۲) کی تعیل سے سے میں خلبی جب کیا - مورض (180 ج- 20 - 18) کو معترف (کامد -۹ - ۹۰) معترف کالیہ میں سنایا - 20 دور (180 ج- 20 - 18) کو معترف کالیہ نے دینا معنول منعلہ الحکہ سنایا - 20 دور کی معدد اللہ میں معلم میں معلم Objection 2 Petitioners 2 11 من ماہ کے انداز پر منبع میں ماہ کے اندر اپنا ریوں بیٹ کریں الاطلى مى خام المعلم ميں خان أن جندول مح طرف من دائر كردہ سول پیکسین بسر جامع ام 75 میں معنز ملالیت منطن اسپر محودت اف پاکستان سے فكم/ فعلم قرر (8/02-10-40) 2 (04-01-2018 مين درع برايات كو - Un Uni com ?? - On 2 Reproduce In this view of the matter, it is directed that the Senior Member, BOR ATE D shall within three months from the date (---- 4) () , ( )

(4) of receipt of the copy of order of this Court shall undertake the exercise of identifying and determining the properties of the late Khan of Jandool, as per Notification No. 10/16- SOTA -II/72/1522 dated 15th September, 1972, hand over the properties identified to the successors in interest of the Late Kham of Jandool, in whose favour late Kham of Jandool has alienated and vacant and peaceful possession thereof is handed over to them. In case any property is gound to be in use and occupation of any State functionaries ( authorities | bodies , and for any other person through petitioners, adaquete compensation for the use and occupation of the property from the date of occupation up to date be paid to the successors - in- interest of Khan of Jandool by the Petitioner No. 1 جناب عالی ! مندرجر بالا جنست عبی دلورش است معنز علالت مالید است اور مانی کورنی میں جم کے گئے میں - ان تمام میں متعلی بلامیں سے متعلق لذاب الاعنیات درج نوشينين منبر: (1522-1577) IT- 670-5076) فمرز (172-9-1) سامتيل كون من صاف ولكر مح دلومات جع مني كميكي متى متى - مكرمنك على الم ويكر تخفيلون مثل تحصل تيركر اور تحصل ادمينري سے متعلق عيس - خکم منفس مغير مدانت عاليہ كى ميروى وتعل کے سیسے میں محصل ایس بلامیٹ کی قرف سے جو ڈیمارکٹن دلورٹ بیش یکی ہے ۔ ادای مترصور مذکورو رکورٹ کے صفح منبر : ۹۵ بر سیریل عنبر: 30 در قطع منبر : 31 درج سے - اور ماس بابت مروضا حت کرتے ہیں - کر الای تترور م أطافى ملكيتى مسركار سے متعلق لو شينيكيشن منسر: (152-172 II- ATO - 507A) عرو (1772- 19-21) میں درج DCR-105 کے حدودات کے اندر واقع ہے - دیکن بحواله ميرنات أنخناب Minutes مكاب حسير مختوقوا شادر عاريردر Minutes سے، طبحیں برایات دی گی ہیں کر The properties overlapping in Notification No: 1520 and 1522 should be checked on ground by Field Revenue staff and after measurement clarified for handing over STED 

21 (5) to the petitionets. جناب عالى! مذير يركر معزز عددات ماليم بيتا ورابى كورف اسيكور بني ك متعلم ا مكم قرر ( ( 8 م 2 - 20 - 28 ) در 11/ 2014 : 01 200 2 بعر مرى متن نیاز عسر ولر نظیر عسر سکند اند عیر انتخص براملی نے ایک در خواست قرر (18 حجر- 17) بخدمت أنجناب دمن كمت ومطب دير إيش كزري جسمين اس استدعالی مر اردی مترور براس نے برد نے بیچ نامہ فیزو (800 / 10) ماہ ظمرونلک د ختر اور بعدت احت روح بن بور سے حضر میں - اور بعرہ اسی سے نامہ کی رعب فری محصر ( 100 2 20/ 20) میں کردی ہے - اور یہ میں استدعایی می کر محصلور مناب بالاسف ب حاطور برا سکونیس حالون نو مسر عبواکر ب جا منگ مررا ہے - دن راحید رمان بلامیں کو مردمین کی جائے کم وہ اس كوب جامعك تمرين سے از ومنع رہے - درجودست مذكورہ مناب دمن كمت زمان در باین نے سالغہ محقید مع مرکزہ کو برائے verification براز (810-7-11)) مارک کیا۔ جس بر سالغہ معلور مع بی ترکزہ نے کاروان کرتے ہوئے اس بی دور موتد ملاح نہ کار موقع ملاحسط کیا - اور اللہ میں اس دوزسب رحب شرار مناب دیر یا میں سے مزکورہ رجسٹری کے بات سے نامہ قرر (ومور/20/20 کور مرد میں) بی verie ميا - جو كر درست رج ود ميرد تايت سور - اور مورض (8/08 - 7 - 16) كو درخورست مترکودو محصلدار سرولست / نما من ره بورد اف دلویتو خیسر بختونوا کو برائے حربراری نغاب ألاصيات مارك كيا- تحصير منرولست ريما من ره 80R - مرور (18-8-13) انبارید تی تیس کیا ۔ جسمیں ابنوں نے موقع ملاحظم کرنے اور در کا در کا پڑتال محرب ت بعد الای متروم بر کو نیاز جسر ولر نظیر جسر ک نام بر 200 کے دلیدن میں درج کرنے کی سنعارت کی ہے۔ مورض (18ھ - 9- 20) کو سابقہ تخصل در مصر تیر کرو نے دنیا تعنیلی دلپورٹ عناب دری کمشن مکمب دیر پانین کو بیش کر بیت بر الای مترعین کو نیولی مصلی بلاسی میں 200 کے ریوں میں Ancorporate مرت المجوير بين كيا - جسے جناب دين مشرمة ميں في منظور كرت روسي بينغر (18م - 9- 60) تعليز مطب بلامبرك كومزكورة الفاظرس براسي Tdr Balambat to incorporate in his report. جناب عالی ا علاوه ازس چونکر ۲۵۲-۵۵ میں 24 حد آبی اور 24 حد مراجع میں اور 24 حد للمكالاي معكين معين / مسوطان حكومت ومنط - ميكن حرا-جماح مين درج مرودیت کے اندیکی 174 کمنال اور 17 مرت ارامی ورقع ہے ۔ بیان بر یر می وضاحت کرتے میں کر دان حدودات کے اندر مزیر تین عرد RS ین e 2019 Para # 395 9 DCR-138 . DCR-174 . DCR-109 جن لا تمل رقبر بسمول 201 # DCR ( 98 کنال ادر 10 مرسے) بنتا ج (--- - - - - - - - ) ( --- - )

22 χţ (6) جونکہ SMBR مثاب کے مرایات اس بارے میں صریح ورضح میں کر جہاں پر لوسينيس منبر ، 1520 اور 1522 معترو (1772-1-15) مين دج أراضيات boverlapped بو تو سير دريو سير في ال موقع بريمان كري ے لید این الافنیات کو Petitioners کو حوالہ کردانے سیلے ralas کردن تقریس مصبر سے معدار منروری ممانش کرنے اور دفتر تحصلدد بالسب میں موجود در کا در کا موقع سے موازم کردا نے کے لعدیم جلہ دایونیو فل کو ساف نے کادہ مترعوبہ کو نغوب أروصيات مح فيرست مين شايل كيا م - مذير يركم بحواله تحكم معزر عدالت عاليمرا بشاور ما في كورف محمرو (٥١٥ ٦-١٥- ٢٤) عبى إس عن ميں واضح ب - اس Reproduce ( sun para # 3 Viger vier ) محياجا تا ل It is the Constitutional and statutory duty of the respondents to redress the genuine grievance of the petitioner in accordance with law to locate and identify the property of The petitioner and that of The Government, to draw a line of the Government, to draw a line of the The demarcation between the two, So that her apprehension that The property has been encroached upon by the provincial Government, is redressed in a fair manner. It must be done strictly in the way as was directed by The Revenue Appellate Court-III, referred to above vide order dated 27- 10-2007. جناب عالی! مندرجد الار حکامات کے تناظر میں اور افسرون الا کے طرف سے موصول سرب والے معتمد تحریری ( حسکا مات بابت نسب مراری ، حر مراری و جوامکی لوابی اراحیات تح تعیل کے ملسے میں میں نے الای متروم بوان الای گردان ہے - اور اس بابت م نے بعدالت جناب موں ج - ٧ متاب تمریش سے م محد ار ارتسات / لوم مز جاری مون کے سار عدالت موموف میں کا دامی مترجوب افان ادامی موسف سے متعلق مون (حدمد - 10 - 12) نحوبيان دياسي - ين درج جله ديونيونيد فرمان كارسين توقى داق ديج سي براز منہیں ہے۔ انبر انتہائی ادب سے ساتھ معروض خرمت ہے کر مرائے میر ابن معاطر تف ا سے ابت مارے خلاف انکوائری کو بلامزیر کا دردائی داخل دفتر کیا جا سے -(-11) Jan 12-2020 March 22-12-2020 علاؤال من بثورى الورزيب فحص اكم ونندي مصحق مختص أيست بلاميق الأل شيرقالونكو مختصل آميس بلاميس A 22-12-2020 مجتسعين أميس بلاسب حال تعييات مختص النين تمركره أحين الرمن قالولكو حفرت حسين سألقه تحفيل لإبلاميش مخسص انيس بلاميث حال مخصل (در اد نیزی (چکررد) (مده در دا - در)

ANNEXURE I



OFFICE OF THE ADDITTONAL ASSISTANT COMMISSIONER (REV) TIMERGARA DIR LOWER.

NO. <u>304</u> / Reader/AAC (Rev) Dated: 28 / 12 /2020

# ENQUIRY REPORT.

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This is with reference to the office order of the worthy Deputy Commissioner Dir Lower bearing End No 23074-77 dated 08-12-2020 and letter of District attorney vide No. 1220-22 dated 30-11-2020, the undersigned was appointed as inquiry officer to conduct inquiry in light of the letter ibid by the District attorney.

This inquiry report purports to dispose of the matter which pertains to:

The allegation against the then Tehsildar Balambat now working as Tehsildar Adenzai, Bilal Said Kanungo, Anwar Zaib Kanungo, Amin Ud Din and Alla Ud Din Patwaris, that they all recorded their joint statement in the Court of learned Civil Judge IV in case titled Niaz Mohammad V/S Government in favour of plaintiff against the interest of government. 34 9

#### FACTS.

Brief facts leading to the instant enquiry are that one Niaz Mohammad s/o Haji Nazeer Mohammad instituted a civil suit before the Learned Judge Timergara, wherein he took plea that he is the owner of suit property measuring 12 Satta, the boundaries of which are fully detailed in the plaint on the basis of sale deed dated 22.10.2008 and registered deed dated 2.2.2009, whereby he purchased the said property from Mst: Zohra Falak d/o Ex- Nawab of Dir Mohammad Shah Khisro defendant No-6. In the said suit Tehsildar Balambat alongwith other Government Functionaries of Administration Department as well as Revenue Department were made party.

The defendants No 1--- 5 after receiving process through staff put their appearance in the Learned trial court through their representative and contested the suit by filing written statement and at the same time they also submitted a separate application dated 11.01.2016 for return of plaint under order 7 rule 10 of CPC, 1908 due to non jurisdiction of civil court. The said application was accepted by the Learned trial court and returned the plaint to the plaintiff vide order dated 25.04.2016 and against the said order plaintiff preferred an appeal in the court of Learned Additional District & Sessions Judge Timergara, who accepted the appeal vide order dated 14.11.2017 and set aside the decision of Learned Civil Judge and the case was remanded back to the Learned Civil Judge for decision on merits.



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During proceedings before the learned trial court after remand of the case the officials under enquiry appeared before the trial court and recorded their joint statement on 12.10.2020.In the light of said statement the learned trial court granted decree in favour of plaintiff and decided the suit summarily on 20.112020.

Feeling aggrieved from the said order the learned Attorney Dir Lower vide letter No.1220-22/DA/Dir Lower dated 30-11-2020 addressed to the worthy Deputy Commissioner Dir Lower wherein he took stance that the officials under enquiry recorded their statement before the learned trial court, so whether they were authorized to do so and whether the court intends to file an appeal against the said judgment.

In response to the said letter of District Attorney the worthy Deputy Commissioner issued office order ibid through which the undersigned was appointed as Inquiry Officer to probe into the matter and fix responsibility and submission of recommendations.

#### ENQUIYR PROCEEDINGS.

For the conduct of enquiry the undersigned called on the following concerned revenue officials for submission of their stance alongwith relevant record:-

- 1. Hazrat Husain the then Tehsildar Balambat now working as Tehsildar Adenzai
- 2. Mr. Bilal Said Kanungo Tehsil Office.
- 3. Mr. Anwar Zaib Kanungo Tehsil Office.
- 4. Mr. Amin Ud Din Patwari.
- 5. Mr. Alla Ud Din Patwari.

They all mentioned above attended the office of the undersigned on 15-12-2020 and sought time for preparing themselves as at that time there was no record with them. As the request was genuine so honored. They all were directed to appear on 22-12-2020 alongwith complete record for recording their statements. On 22.12.2020 they appeared and submitted their joint written stance and other relevant documents, which were carefully perused.

The officials under enquiry in their written stance depend mostly related to the decisions of different forums. However, from whole stance they did not bring any written/verbal authorization from any competent authority to record their joint statement regarding the subject matter in the trial court. As the joint statement of the officials under enquiry leads to the decision of civil suit against the defendants including the Worthy Chief Secretary, Khyber Pakhtunkhwa, Worthy Secretary Board of Revenue, Worthy Deputy Commissioner alongwith others. So they were supposed to firstly obtain the sanction of competent authority/defendants for recording any statement on their behalf and then record the statement, because their joint statement was totally in conflict with the plea of defendants in written statement as well as in the memorandum of appeal preferred by the defendants appellants through District Attorney against the order dated 20.11.2020 of learned trial court.



Further no proof was provided by the officials under enquiry that before recording any statement in the learned trial court whether they discussed the matter with the litigation cell of the office of Worthy Deputy Commissioner, Dir Lower or whether any opinion was sought from the District Attorney or his representative.

# CONCLUSION & RECOMMENDATIONS.

In the light of above observations, it is established that the defendants did not authorize the officials under enquiry to record statement in the learned trial court on their behalf. As the matter is till yet subjudice before the civil court, so the fate of demarcation proceedings regarding the property of Nawab of Dir can betterly be decided by the competent forum. As apparently the recording of statement by the officials under enquiry before the learned trial court during which they denied any right of defendants/Govt: upon the suit property tantamount to an unauthorized statement. Therefore they may be proceeded under the law, if deems appropriate.

Enquiry report along with relevant documents are submitted for your kind perusal, please.

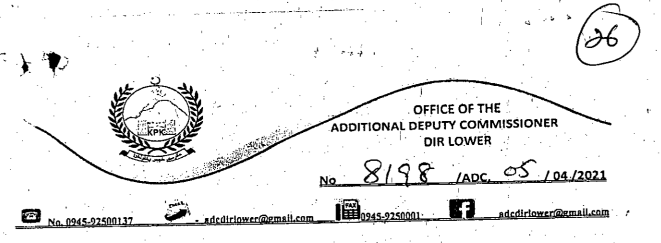
Encl: As above

Additional Assistant Commissioner (Rev) Dir Lower at Timergara

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To,

The Deputy Commissioner, Dir Lower.

Subject: <u>INQUIRY REPORT</u>

Memo:

Reference your office order No.3147/Lit, dated 01-03-2021.

The inquiry conducted by the Additional Assistant Commissioner (Rev), Timergara alongwith complete file thoroughly perused, which transpires that due to flimsy joint statement given by the Revenue Field Staff i.e Mr. Hazrat Hussain Tehsildar, Mr. Bilal Said Kanungo, Mr. Anwar Zaib Kanungo, Mr. Amin uddin Patwari and Mr. Alauddin Patwari, in the court of Civil Judge-IV, the government has incurred an irreparable loss to the state land.

Therefore, the undersigned suggests/recommends that major penalty be imposed upon them. So far the Tehsildar Mr. Hazrat Hussain is concerned the same does not come in the purview of Deputy Commissioner, therefore, he may be reported to the Senior Member Board of Revenue, Peshawar along with the copy of the inquiry for further proceeding against him accordingly.

dditional Deputy Commissioner Dir Lower.

STD





OFFICE OF THE ADDITIONAL ASSISTNT COMMISSIONER (REVENUE) TIMERGARA DIR LOWER 29 No. Dated Timergara the 22/02/2021, @dcdirlower@gmail.com adeputy Commissioner Dir Lower У@dcdirlower⊕0945-9250001

ANNERU RE

The Deputy Commissioner, Dir Lower.

#### ENQUIRY REPORT Subject:-

Memo:

Kindly refer to your directions dated 18-02-2021 with regards to recommendations in respect of enquiry report submitted vide this office No.304/Reader/AAC (Rev) dated 28-12-2020. Recommendations are as follows:-

# RECOMMENDATIONS

As already concluded vide aforementioned report that it has been established, the defendants did not authorize the officials under enquiry to record statement in the learned trial court on their behalf and recording of their statement in the learned trial court tantamount to an unauthorized statement and misconduct on their part. It is therefore suggested that further proceedings in light of the prevailing E&D Rules may be initiated against the concerned officials.

Submitted please.

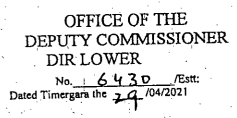
3N Additional Assistant Commissioner (Rev), Timergara Dir Lower.





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ANNEXURE



◎dcdirlower@gmail.com Edeputy Commissioner Dir Lower ♥ @dcdirlower ⊕0945-9250001

# OFFICE ORDER

Whereas, the District Attorney Dir Lower vide letter No. 1220-22/DA/Dir/Lower dated 30/11/2020 complained against the following Revenue Field Staff that they have given their joint statement in case titled "Niaz Muhammad VS Government of Khyber Pakhtunkhwa and others" in the Court of Civil Judge-IV Timergara against the government. Due to which the government sustained huge loss and decided the case against the government.

1. Mr. Aminuddin Kanungo

Mr. Bilal Said, Kanungo.
 Mr. Anwar Zeb, Tehsil Accountant.

4. Mr. Alauddin, Patwari.

Whereas, the Additional Assistant Commissioner, Revenue, was appointed as inquiry officer in the matter vide No. 23074-77/Lit dated 8/12/2020 and he after thoroughly inquired and submit his report/inquiry vide No. 304/Reader/AAC (Rev) dated 28/12/2020 and recommended that they may be proceeded under the law on the grounds that the above Revenue field staff have given "Unauthorized Statement" to the Court due to which the case has been decided against the government.

Whereas, the inquiry officer (AAC Revenue) has not proposed for minor/major penalty in his inquiry report and in the mean while he was transferred from this District to Mansehra Division, therefore, the Additional Deputy Commissioner (Admn:), Dir Lower was again appointed as inquiry officer vide order No. 3148-51 dated 01/03/2021. Accordingly the Additional Deputy Commissioner (Admn:) Dir Lower recommended major penalty for the above named Revenue Field Staff on the grounds that due to their flimsy joint statement the government has incurred an irreparable loss.

Therefore, in light of the forgoing, the undersigned as a Competent Authority under the rule-4 (iii) of the E&D rules, 2011do hereby impose major penalty upon the above defaulting Revenue Field Staff i.e Mr. Aminuddin, Kanungo, Mr. Bilal Said, Kanungo, Mr. Anwar Zeb, Tehsil Accountant and Mr. Alauddin, Patwari by dismissal from service with immediate effect.

Deputy Commissioner Dir Lower

No. 6431 - 35/ /Estt:

Copy forwarded for information to:-

- 1- The Additional Deputy Commissioner, (Admn:), Dir Lower.
- 2- The District Attorney Dir Lower with refer to above
- 3- The District Accounts Officer Dir Lower

The Accountant, Local Office.

Revenue Field Staff concerned.

Deputy Commissioner, Dir Lower



ANNERURE

The worthy Commissioner, Malakand Division, at Saidu Sharif, Swat.

Subject:

ΤO

DEPARTMENTAL APPEAL AGAINST THE IMPUGNED ORDER DATED 29/04/2021 (COMMUNICATED ON DATED: 30/04/2021) WHEREBY THE APPELLANT WAS AWARDED MAJOR PENALTY OF DISMISSAL FROM SERVICE IN A CURSORY MANNER IN UTTER VIOLATION OF LAW, RULES AND PRINCIPLES OF NATURAL JUSTICE.

Prayers:

ON ACCEPTANCE OF THE INSTANT DEPARTMENTAL APPEAL THE IMPUGNED ORDER DATED 29/04/2021 MAY BE SET ASIDE BY DECLARING ILLEGAL, UNCONSTITUTIONAL, AGAINST THE KHYBER <u>PUKHTUNKHWA</u> EFFICIENCY & DISCIPLINARY RULES 2011, PRINCIPLES OF NATURAL JUSTICE AND VOID AB INITIO AND THE APPELLANT MAY BE REINSTATED IN TO SERVICE WITH ALL BACK **BENEFITS.** 

Respected Sir,

The appellant submits as under:-

- 1. That the appellant was appointed as Patwari and due to his devotion, sincerity, honesty, hardworking and satisfactory performance appellant was promoted as Tehsil Office Kanungo in District Dir Lower. Whereby the appellant performed his duties with great zeal, zest, enthusias and to the entire satisfaction of the higher ups.
- 2. That in the year 2007, one Mst: Zohra Falak daughter of Muhammad Shah Khisro Khan (Ex- Nawab of Dir) submitted an application to the District Officer Revenue and Estate, District Dir Lower which was sent to presiding officer, Revenue appellate Court -III, Swat, for guidance, after inquiry by Tehsildar Balambat. The Revenue Appellate Court -III advice the District Officer Revenue and Estate, Dir Lower in the matter vide letter No: 5616/RAC-III-SWAT dated: 27-10-2007. The D.O.R D(C) directed the applicant to provide full particulars of the land but the applicant filed writ petition No: 904/2009 for demarcation of the property of Ex-Nawab of Dir in the Honourable Peshawar High Court , Peshawar, which was accepted by the Honourable Court side its judgement dated: 28-01-2010. But due to non-compliance, in time, the applicant filed writ petition No: 2985/2010, which was also decided in her favour vide judgement dated: 11-02-2014, in compliance, the Government submitted its report but the petitioner being aggrieved by the report filed C.O.C No: 411/2014 in the Honourable Peshawar High Court, Peshawar. On Attested to be true Cop\$1-03-2015 the Honourable Court again directed the Government for

Reciden COMMWSi UNEV 20-05-2021

to Commissioner, Malakand Division, Saidu Sharif Swat.

filing of fresh report. In Compliance the District Administration withdraw the previous report and submitted a fresh report on 12-09-2015. As the petitioner was not satisfied from the second demarcation report also, and argued the case, in light of which the Honourable Court on 21-06-2016 for the third time directed the Government to submit fresh demarcation report and declare the previous report cancelled being ambiguous. In compliance of the order dated: 21-06-2016 the Government filed another demarcation report on 09-09-2016. The Honourable Court vide order dated: 28-02-2018, directed the Deputy Commissioner, Dir Lower to hear the petitioner and by deciding objection petitions if any, and decide the same within three months, up to the satisfaction of the Honourable Court. (Copy of the order dated 28/2/2018 is annexure A)

3. That the District Administration directed Tehsildar Balambat for preparation of report for implementation of the judgement of Peshawar High Court and the task was assigned to the appellant being Tehsil Office Kanungo, along with Bilal Said Kanungo, Anwar Zaib Tehsil Accountant and Alauddin Patwari Tehsil Office Balambat which was prepared in the supervision of Tehsildar Balambat with full devotion and great struggle. Later on it was forwarded by Tehsildar Balambat to the Assistant Commissioner, Timergara for filing before the Honourable Court. (Copy of the report is annexure-B)

4. That the said Mst: Zuhra Falak before initiation of the above mentioned proceeding sold 12 Sata land situated at Tehsil Balambat to one Niaz Muhammad through a sale deed dated 22/10/2008 which was duly registered by Sub Registrar, Dir Lower through registry dated 02/02/2009. When the said Niaz Muhammad started construction over the purchased property he was issued notices by the Tehsildar Balambat for removal of encroachment against which he filed a civil Suit in the Court of Senior Civil Judge, Dir Lower titled "NIAZ MUHAMMAD VS GOVERNMENT" for permanent injunction against the Government.

5. That as the appellant along with Bilal Said Kanungo, Anwar Zaib Tehsil Accountant and Alauddin Patwari Tehsil Office Balambat prepared the above mentioned Report and Tehsildar Balambat forwarded the same to the Assistant Commissioner, Timergara. Therefore Tehsildar Balambat was issued notices and thereafter warrant of arrest against him, however he appeared before the Court and on dated 05/11/2020 requested the Court to issue Attested to be true Copyummon/notice against that appellant along with other officials.

Therefore the Honourable Civil Court-IV, Dir Lower at Timergara refer to Commissioneissued notices by name against the appellant and other three officials Malakand Division, Saidu Snarif Swat. for personal appearance before the Court. (Copy of the order sheet dated 05 /11/2020, summons and notice of arrest issued by the Court are annexure C, D & E).

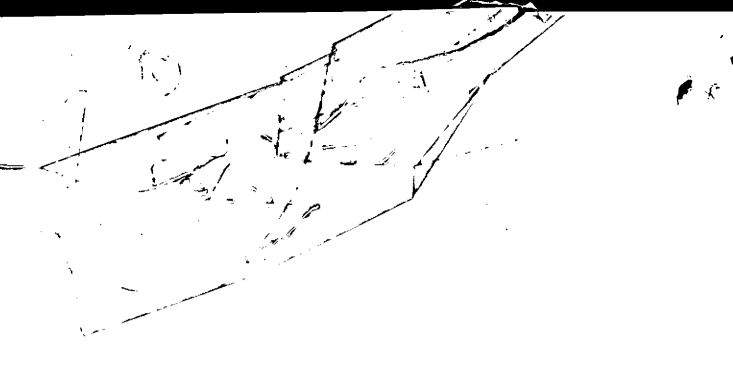
6. That the appellant along with others attended the Honourable Court on 12/10/2020 in pursuance of the summons/notices issued by the Honourable Court whereby the appellant along with Tehsildar Balambat and other officials who prepared the report was asked about the report and the appellant along with other officials and Tehsildar Balambat recorded their statement stating there in the real fact mentioned in their report and the Honourable Court thereafter passed a decree in favour of the plaintiff (Niaz Muhammad). (Copy of the statement is annexed as annexure F).

- 7. That the District Attorney Dir Lower without going to the report and understanding fact and previous history of the case, wrote a letter against the appellant and other officials mentioned above to the Deputy Commissioner, Dir Lower. (Copy of the letter is annexed as annexure G)
- 8. That the Deputy Commissioner, Dir Lower without going to the available record, fact of the case and adopting proper procedure as mentioned in Khyber Pakhtunkhwa Efficiency and Disciplinary Rules 2011 ordered for a fact finding inquiry against the appellant on the allegation that the appellant appeared and recorded statement without any authorization before the Court of law. Additional Assistant Commissioner (Rev:), Dir Lower at Timergara, was nominated an inquiry officer who conducted a fact finding inquiry at the back of the appellant and the appellant was verbally asked for submitting statement in writing. The appellant submitted his detail statement, however Additional Assistant Commissioner (Rev :), Dir Lower at Timergara, without going through the statement of the appellant and available record, submitted his inquiry report without any recommendation. It is worth mentioning that quite strangely later on Additional Deputy Commissioner (Admin) Dir Lower submitted his recommendation on the inquiry report proposing major penalty against the appellant. (Copies of the statement, Inquiry report and Recommendations are annexed as annexure H, I & J).
- 9. That the Deputy Commissioner Dir Lower without adopting proper. procedure and without affording opportunity of defence and personal hearing straightaway dismissed the appellant in a manner alien to the law of the land vide impugned order dated 29/04/2021 which was communicated on 30/04/2021.
- 10.That feeling aggrieved from the impugned order dated 29/04/2021 , the appellant having no other option but to file the instant appeal on the following grounds inter alia:-

#### **GROUNDS:**

aL Imissioner. Malakand Division, Saidu Sharif Swat.

Attested to be true Copy A. That the impugned order dated 29/04/2021 is against the law, facts, Constitution of Pakistan 1973, Principles of natural



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Attested to be the Cher

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justice, based on mala fide and void ab initio hence not sustainable in the eyes of Law.

- B. That no charge sheet along with statement of allegation issued/served to the appellant which are mandatory under Khyber Pakhtunkhwa Efficiency & Disciplinary Rules 2011.
- C. That the appellant was condemned unheard as no opportunity of personal hearing or defence has been provided to the appellant by the Inquiry Officer or the competent authority which is fundamental right of the appellant.
- D. That neither statement of any witness has been recorded nor did the appellant was confronted with anything.
- E. That on one hand the appellant along with other official was directed for preparation of report for implementation of the High Court judgement which was prepared and submitted onward and on the other hand the appellant was penalised for recording statement in light of the said report in the Civil Court, on the Court direction, which is violation of law and rules.
- F. That authorisation of an official is required when he is representing a high ranking official who is party in a case while there is no need of any authorisation in case when a Court of law issue notice/summon personally to any official for appearance or giving any information or statement in order to enable the Court to reach a just conclusion. Similarly the appellant along with his other colleagues was issued notice/summon/warrant for personal appearance and the appellant obeyed the order of the Court.
- G. Every citizen and every Functionary of the Government of the state is duty bound to obey the directions /orders of every court of law in the country otherwise the Court has the power to take penal actions against anyone who is guilty of defiance of the Court orders instruction and the same is evident from the warrant of arrest issued against the Tehsildar Balambat. Further the disqualification of the Ex-Prime Minister of Pakistan Mr Yousaf Raza Gillani was the recent and glaring example who was subjected to penal action by the Court due to the defiance of instruction of the Honourable Court.
- H. That the appellant was subjected to discrimination as the appellant along with other lower rank official was punished with dismissal while Tehsildar balambat similarly placed high rank official was not even proceeded which is violation of Art 25 of the Constitution of Islamic Republic of Pakistan 1973.

That the right of fair trial, which is a fundamental right as guaranteed by 10 A of the Constitution of Islamic Republic of Pakistan 1973, has not been provided hence the whole proceedings are liable to be set aside. The dictum has been laid

Attested to be true Copy 1. issioner. Malakand Division, Saidu Sharif Swat.



down by Supreme Court in the judgement reported as "2016 SCMR 943".

In a recent judgement reported as"2020 PLCCS SINDH 67" High Court declared that even contract employee is entitled for Right of Fair trail but despite the fact that appellant is a civil servant the same has been denied to the appellant.

- J. That the appellant has not violated any rules regulations or instruction of the provincial government nor did abuse his official authority.
- K. That no show cause notice has been issued against the appellant before issuing the impugned order of dismissal which is mandatory under the Khyber Pakhtunkhwa Efficiency and Disciplinary Rules 2011.
- L. That the appellant neither concealed anything from the Honourable Court nor did given any false statement on any forum.
- M. That the appellant since the impugned order is jobless and facing hardship.
- N. That the awarded punishment is too harsh and not commensurate with the act of the appellant.
- O. That the appellant seeks personal hearing before your good self.

It is therefore requested that the appeal of the appellant may kindly be accepted as prayed for.

Attested to be true Copy imissioner. Malakand Division, Saidu Sharif Swat.

Appellant

Amin-Ud-Din (Ex-Tehsil Office Kanungo) District Dir Lower.

# ANNEXURE M" BEFORE THE COMMISSIONER, MALAKAND DIVISION AT SAIDU SHARIF SWAT.

Case No.173/CMD

## Date of Institution: 18/05/2021

AMIN-UD-DIN (EX-TEHSIL OFFICE KANUNGO), DISTRICT DIR LOWER APPELLANT VERSUS

THE DEPUTY COMMISSIONER, DIR LOWER ..... RESPONDENT

#### Case No.174/CMD

# Date of Institution: 18/05/2021

BILAL SAID (EX-TEHSIL OFFICE KANUNGO), DISTRICT DIR LOWER VERSUS THE DEPUTY COMMISSIONER, DIR LOWER ...... RESPONDENT

Case No.175/CMD

# Date of Institution: 18/05/2021

ANWAR ZAIB (EX-TEHSIL ACCOUNTANT BALAMBAT), DISTRICT DIR LOWER ...... APPELLANT VERSUS THE DEPUTY COMMISSIONER, DIR LOWER ...... RESPONDENT

#### Case No.176/CMD

#### Date of Institution: 18/05/2021

ALAUDDIN (EX-PATWARI), DISTRICT DIR LOWER ...... APPELLANT VERSUS THE DEPUTY COMMISSIONER, DIR LOWER ...... RESPONDENT

## DEPARTMENTAL APPEAL AGAINST THE IMPUGNED ORDER DATED 29/04/2021 PASSED BY THE DEPUTY COMMISSIONER DIR LOWER. WHEREBY THE APPELLANTS WERE AWARDED MAJOR PENALTY OF DISMISSAL FROM SERVICE IN A CURSORY MANNER IN UTTER VIOLATION OF LAW RULES AND PRINCIPLES OF NATURAL JUSTICE

ORDER 08.07.2021

This order shall dispose of the above appeals filed by the above mentioned appellants against office order No. 6430/Estt:, dated 29.04.2021 passed by the Deputy Commissioner, Dir Lower, whereby major penalty of dismissal from service has been awarded to the appellants. As all the four appeals are against the one and same order and are similar in nature, therefore, these are disposed of with this single order.

Brief facts of the case are that the appellants were serving in the office of Deputy Commissioner, Dir Lower as office Kanungo, Tehsil Accountant and Patwari. The appellants attended the Court of learned Senior Civil Judge, Dir Lower in case titled "Niaz Muhammad versus Government" and recorded unauthorized statement against the facts and without consulting record. The District Attorney, Dir Lower vide letter No. 1220-22/DA/Dir/Lower, dated 30.11.2020, requested to Deputy Commissioner, Dir Lower for disciplinary action against the appellants. The Deputy Commissioner, Dir Lower in response conducted a proper inquiry under E&D Rules, 2011 through Additional Deputy

rue Copy Commissioner, Malakand Division, Saidu Sharif Swat.

Commissioner, Dir Lower & Additional Assistant Commissioner (Revenue), Dir Lower. In light of the recommendations of the inquiry committee the competent authority i.e. Deputy Commissioner, Dir Lower awarded major penalty of "Dismissal from Service" to the appellants. Hence the instant appeal.

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The appellants were provided opportunity of personal hearing and heard in detail in presence of the departmental representative of the office of Deputy Commissioner, Dir Lower. The Para-wise comments submitted by the Deputy Commissioner Dir Lower along with case file perused. From perusal of the record and personal hearing of the appellants this court reached to the conclusion that appeals of the appellants are meritless as they badly failed to convince this court. They have nothing to say in their defense as to why they recorded the statement against the facts. The Deputy Commissioner, Dir Lower constituted a two member inquiry committee of senior officer i.e Additional Deputy Commissioner, Dir Lower and Additional Assistant Commissioner (Rev), Dir Lower. The inquiry committee conducted a fair and detail inquiry and recorded major penalty for the appellants. The competent authority i.e Deputy Commissioner, Dir Lower accepted recommendations of the inquiry committee and passed the impugned order. The appellants were supposed to defend interest of the Government in the Civil Court instead they recorded statement against the cause of Government and thus incurred huge loss to the Government.

As the appellants failed to convince this court, therefore, the appeals being meritless are rejected and order of the Deputy Commissioner, Dir Lower dated 29.04.2021 in the instant case is maintained.

Announced 08.07.2021

Commissioner Malakand Division

**Commissioner Malakand Division** 

commissioner, Malakand Division.

Certified that this order consists of 02 pages and that each page is signed by the undersigned.

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Reader to Commissioner, Malakand Division, Saidu Sharit Swat.

OFFICE OF THE COMMISSIONER FCR MALAKAND DIVISION. Date of application for Conics-23 T Employed of Co. Come of Sellivery of Copies-





# VAKALATNAMA

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

APPEAL NO: \_\_\_\_\_ OF 2021

Amin Ud Din

(APPELLANT) \_ (PLAINTIFF) (PETITIONER)

(RESPONDENT)

\_\_(DEFENDANT)

# **VERSUS**

SMBR Department

I/We <u>Amin</u> ud Din Do hereby appoint and constitute **NOOR MOHAMMAD KHATTAK Advocate, Peshawar** to appear, plead, act, compromise, withdraw or refer to arbitration for me/us as my/our Counsel/Advocate in the above noted matter, without any liability for his default and with the authority to engage/appoint any other Advocate Counsel on my/our cost. I/we authorize the said Advocate to deposit, withdraw and receive on my/our behalf all sums and amounts payable or deposited on my/our account in the above noted matter.

Dated.\_\_\_/2021

CLIENTS <u>ACCEPTED</u> NOOR MOHAMMAD KHATTAK KAMRAN KHAN' UMER FAROOQ MOHMAND SAID KHAN & HadwAli

HAIDER ALI ADVOCATES



# IN THE COURT OF SERVICES TRIBNUNAL PESHAWAR

# SERVICE APPEAL NO: 7139/2021

Mr. Amin Ud Din.....(Appelant)

\*2

## VERSUS

1. Senior Member Board of Revenue & Others ......Respondents.

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# IN THE COURT OF SERVICES TRIBUNAL PESHAWAR.

Service Appeal No. 7139/2021

Mr. Amin- Ud-din .....

(Petitioner)

## <u>VERSUS</u>

Senior Member Board of Revenue etc

S.

(Respondents)

#### **Respectfully Submitted:-**

Para wise Comments on behalf of respondents 1 to 3 are as under:

#### **PRELIMINARY OBJECTION:-**

- 1. That no fundamental right of the petitioner has been infringed.
- 2. That the appellant has got no cause of action.
- 3. That the appellant has not come to this Honorable Court with clean hands
- 4. The property being state property has been identified as private property of Nawab Muhammad Shah Khesrao and loss of billions of rupees has been given to the state.
- 5. That the present appeal is bad for mis joinder and non-joinder of necessary parties.
- 6. That the appeal of appellant is badly time barred.

#### ON FACTS:

- 1. Correct to the extent that the appellant was appointed as patwari in the office of respondent No.03 but as far as promotion to the post of Kanungo is concerned it pertains to record.
- 2. Correct to the extent that the Honorable Peshawar High Court has directed the respondent No.03 to identify the personal property of Nawab Muhammad Shah Khesrao in light of notification No.10/16-SOTA/II/72/1522 dated 15-09-1972 vide orders dated 28-01-2010 and 11-02-2014 passed in the writ petition No.904/2009 and 2985/2010 respectively. In compliance to the order, the demarcation reports were prepared by the Tehsildar Balambat and the Revenue Staff, which were submitted in the Honorable Peshawar High Court Peshawar and in the above mentioned demarcation reports the state property notified vide Notification No. 10/16-SOTA/II/72/1520 dated 15-09-1972 was protected.



Later on, the legal heirs of Nawab filed COC No.411/2014 against the Govt in the Honorable Peshawar High Court and vide order dated 28-02-2018, the Honorable Court once again directed the respondents to identify the personal property of Nawab in light of Notification No. 10/16-SOTA/II/72/1522 dated 15-09-1972 and submit compliance report within three months. In light of the said order, the Revenue Officers of Tehsil Timergara, Balambat and Adenzai were directed time and again by the Respondent No.03 for compliance of the Honorable Courts' order dated 28-02-2018. In compliance the Tehsildar Adenzai submitted his demarcation report which was filed in the Honorable Peshawar High Court on 08-10-2019 and similarly the Tehsildar Timergara submitted his demarcation report which was filed on 22-02-2020 in the Honorable Peshawar High Court while the report of Tehsildar Balambat was awaited. The Tehsildar Balambat was directed time and again to submit compliance report so as to comply with the orders of the Honorable Court but uptill now the report has not been submitted. The COC No.411/2014 was argued on 25-02-2020 and the Honorable Court disposed off the COC vide order dated 25-02-2020 (Annex-A) with the observations that if the parties have got any reservation / grievance against the proceedings conducted by the respondents then they may challenge the validity of the same before the proper forum available to them. After disposal of the COC vide order dated 25-02-2020, all the previous orders passed during the pendency of the COC including order dated 28-02-2018 have legally been superseded / become infractuous. Later on, the District Attorney vide letter dated 30-11-2020 complained against the petitioner and other Revenue staff and clearly stated that they have filed their statement in case Niaz Muhammad v/s Govt against the Govt due to which a precious state property has been decided in favor of Niaz Muhammad. In light of the complaint, an inquiry was conducted by A.A.C (Rev) and A.D.C Dir Lower who recommended the appellant including others for major penalty. Similarly, vide letter No.955 dated 16-04-2021 (Annex-B), the AC Timergara complained that the Tehsildar Balambat and other Revenue staff has shown the state property notified vide DCR-105, notification No.1520 dated 15-09-1972 as personal property of Nawab.

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For knowing the factual position a committee of Revenue Officers / Officials was constituted vide order No.6787-95 dated 05-05-2021 (Annex-C) to inquire into the matter whether the demarcation / execution carried out by the Tehsildar Balambat was based on merit or the state land notified vide notification No.1520 dated 15-09-1972 has wrongly been demarcated . The Committee after thorough examination of record and reconciliation of the record on spot, reported that the Tehsildar Balambat and its Revenue staff including the appellant have violated the boundaries of state land notified vide notification No.1520 dated 15-09-1972, DCR-105 (Annex-D). Due to their wrong demarcation the state land has been affected badly.

3. Correct to the extent that the Tehsildar Balambat was directed for implementation of the judgment of Peshawar High Court Peshawar according to the direction of Honorable High Court rather he was directed time and again that the state land notified vide notification No.1520 dated 15-09-1972 and different DCRs may not be touched during the course of implementation but they did not do so and have given state land to the private person namely Niaz Muhammad.

4. Correct to the extent that one Mr. Niaz Muhammad encroached upon the limits of state land and the Govt issued notice to him. Aggrieved by it the Niaz Muhammad filed Civil Suit in the court of Senior Civil Judge. In the said case the appellant along with Tehsildar Balambat and other Revenue staff have recorded their wrong statements against the Govt, resultantly, the case was decided against the Govt in light of their statements. However, the Govt had filed appeal in the Court of District & Sessions Judge Dir Lower.

- 5. Pertains to record.
- 6. Pertains to record.
- 7. Pertains to record.
- 8. Incorrect. Proper inquiry was conducted and chance for personal hearing was given to the appellant by the inquiry officers to record their statements and provide proofs in their support but they badly failed and could not satisfy the inquiry officers that on whose order they have given the state land to the legal heirs of Nawab Muhammad Shah Khesrao.



Therefore, the respondent No.03 in light of the inquiry and ground reality /facts has dismissed the appellant and other officials. They were not only entitled for major penalty but are also punishable under PPC too.

- 9. Incorrect. Proper inquiry has been conducted and proper personal hearing chance has not only been given by the respondent No.03 before passing order dated 29-04-2021 but the respondent No.02 (Commissioner Malakand Division) has also given them proper hearing chance, which is crystal clear from para No.03 of the order dated 08-07-2021, wherein it has clearly been incorporated that "the para wise comments submitted by the Deputy Commissioner Dir Lower along with case file perused. From perusal of the record and personal hearing of appellant this court reached to the conclusion that appeal of the appellant is meritless as they badly failed to convince this court", hence their objection regarding non provision of chance of personal hearing is incorrect.
- **10.** Pertains to record.
- **11.** Incorrect.
- 12. incorrect

### Grounds:

- a. Incorrect. Proper inquiry has been conducted and on the basis of recommendations disciplinary action has been taken under the E&D rules.
- b. Relates to record.
- c. Incorrect. No malafide with the appellant on the part of respondents is involved but the orders against the appellant have been passed on merit and in light of facts and reality.
- d. Pertains to record.
- e. Pertains to record.
- f. Incorrect. As explained at para No. 09 above.
- g. Incorrect. The appellant has given unauthorized wrong statement against the Govt due to which loss of billions of rupees sustained by the Govt.

- h. Correct to the extent that every citizen and functionary of the state is duty bound to obey the orders of court of law but it is also mandatory that the functionary may brought into the notice of superior officers. Rules do not permit any individual / functionary to record wrong statement which ultimately causes loss to the Govt exchequer.
- i. Incorrect, proper inquiry has been conducted against the appellant.
- j. Incorrect. The impugned order has been passed on the basis of merit and no injustice has been done therein.
- k. No comments.
- 1. No comments.

#### PRAYER:

It is humbly prayed that on acceptance of these para wise comments, appeal of the appellant may kindly be dismissed.

Commissioner, Malakand Division, At Saidu Sharif Swat. (Respondent No.02) Commissioner, Malakand Division.

Senior Member, Board of Revenue, Khyber Pakhtunkhwa, Peshawar. (Respondent No.01)

Senior Member Board of Revenue Khyber Pakhtunkhwa

Deputy Commissioner, Dir Lower. (Respondent No.03)

Deputy Commissioner

# IN THE COURT OF SERVICES TRIBNUNAL PESHAWAR

# SERVICE APPEAL NO: 7139/2021

Mr. Amin Ud Din ..... (Appellant)

## VERSUS

1. Senior Member Board of Revenue & Others ......Respondents.

# **AFFIDAVIT**

I Manzoor Ahmad District kanungo Office of the Deputy Commissioner Dir Lower do hereby solemnly affirm and declare on oath that the contents of the Comments are true and correct to the best of my knowledge and nothing has been concealed from this Honourable court.



DEPONENT Manzoor Ahmad

CHINESE AND A COMPANY

# JUDGMENT SHEET PESHAWAR HIGH COURT PESHAWAR JUDICIAL DEPARTMENT

COC No.411-P/201- in WP No.2985/2010 S: WP No.475/2009

"ifst. Zuhra Falak Vs Sohail Khan, Deputy Commissioner, Dir Lower etc"

## JUNGMENT

25.02.2020

Date of hearing Petitioner (s) by:

Respondent (s) by:

M/S Astf-ur-Rehman Youssfaai & Abmad All, Advocates, M/S Nasir Mahmood & Mu chtar

Official Respondent(s) by: Mr. Shumail a band and

Mr. Shumall Ahmad Butt, Advocate General along with Mr. Muh immad Shah, AC.

TESTED

- 三米A MIN 定代「一 Poshawar, High Court

S. M ATTIQUE SHAH, J. The presen: COC is arising out of the judgments passed in Writ Petition No.475-P/2009 and Writ Petition No.2985-P/2010 decided on 28.1 2010 and 11.02.2014 respectively. It is worth mentioning that in both the Writ petitions the petitioner based her claim on the older of Government of Khyber Pakhtunkhwa, Homs & Tribal Affairs Department, Peshawar Gated 15th September, 2010, passed on her application wherein, she stated in-para No.1 that the relationer, out of the legacy of Ex-Ruler (Nawab of Dir) is entitled to the property situated in Tehsil, Balambat to the extent of 623 Satta. Likewise in para No.4 she has stated that the respondents amalgame ed her valuable property with the government property. The ibid application

was made to DCO Poshawar and upon the said application, the Presiding Officer, Revenue Appellate Court No.3 issued letter dated 27.10.2007 to the DOR/Collector Dir Lower while directing him to consider the stance of the petitioner in light of para No.5 of her application. Subsequently, the present filed writ petition No.504/2009 before this Court which was decided on 28.01.2010 in the following manner:-

'It is the Constitutional and Statutory duty of the respondents to redress the genuine grievance of the petitioner in accordance with law to locate and identify the property of the petitioner and that of the Government, to draw a line of demarcation between the two, so that her apprehension, that the property has been encroached upon by the Provincial Government, is redressed in a fair manner. It must be done strictly in the way as was directed by the Revenue Appellate. Court-III, referred to above vide order dated 27.10.2007."

Besides, this Court while disposing of writ petitions No.475/2009 & 2985/2010, vide judgment dated 11.02:2014 this Court, once again directed the respondent: in the following words:-

> "Respondents are directed to finalize the proceedings by implenenting order of this Court dated 28.01.2010 passed in WP W0.904/2009, in letter and spirit, without any further delay and conclude the same within a period of two months, ofter

> > TESTED

EXAMINER Poshawar High Cour

providing proper hearing to all concerned including the petitioner, Respondents are further directed to submit final report to the Deputy Registerr (Judicial) of this Court within the stipulated period. The office is directed to provide one copy of this order to the worthy Senior Member, Board of Revenue, Khyber Pakhlunkhwa through learned Additional Advocate General fur notics, necessary action and compliance."

<sup>公</sup>北包厚相

Today, during the course of arguments, worthy 2. Advocate General alongwith Assistant Commissioner Balambat, appeared before the Court and referred to the demarca ion reports available on the record of the case and, stated at the bar that in the light of the ibid directions of this Court, the respondents have conducted thc demarcation proceedings in accordance with the law and requested for dismissal of the present COC, which has served its purpose, which submission of the worthy AG was strongly rebutted by the learned counsel representing the parties, while stating that the proceedings had not been conducted in accordance with law applicable thereto.

3. This Court has examined the ibid judgment and order passed in the above referred writ petitions, as well as, the proceedings conducted by the authorities and, has arrived to the conclusion that the

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Poshawar High C

ibid judgments/order of this Court has been implemented by the latter, however, If the parties have got any reservation and grievance against the proceedings conducted by the respondents then, they could challenge the validity of the same before the appropriate and proper forum available to them under the law.

In view of the above, the present COC has served its purpose, and is thus, disposed of accordingly. <u>ANNOUNCED.</u> 25.02.20::0. JŪ

> Hog ble Mr. Justile Lal Jan Khattak Hon'ble Mr. Justice S M Attique Shah

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OFFICE OF THE ASSISTANTCOMMISSIONER TIMERGARA, DIR LOWER

) / (o C / AC(T))No. Dated Time gara the 16 / 04/2021

The Deputy Commissioner Dir Lower

Subject:

APPLICATION FOR FINALIZATION OF EXECUTION IN LIGHT OF PESHAWAR HIGH COURT BENCH/DARUL OAZA SWAT VIDE ORDER DATEL 28/02/2018 IN COC NO. 411/2014 TITLED MST: ZOHRA FALAK V/S SOHAH, KHAN DEPUTY COMMISSIONER DIR LOWER AND OTHERS.

Memo: Please refer to your good office letter No. 2997/PS dated 23/06/2020 on the subject noted above. The same was forwarded to the Tehsildar Balambat with the directions that demarcation

The same was forwarded to the Tensidar Balanbat with the uncention and the report may strictly be made according to the directions of Honorable Court subject to protection of state land during the course of demarcation. A certificate was also sought from Tensiidar Balambat that the state land is not affected during the process.

In response the Tehsildar Balambat vide his letter No. 04/1-Revenue dated 01/01/2021 forwarded an old certificate dated 26/09/2019 which does not relates to the issue in hand, hence the Tehsildar Balambat was directed vide this office letter No. 15/COC dated 04/01/2021 (copy enclosed), in order to ensure protection of the state land notified vide Notification No. T520 dated 15/09/1972 and similarly through different DCR files, TORs were framed therein which are clear in the attached letter.

In compliance the Tensildar Balambut vide letter No. 186 dated 12/04/2021 has forwarded the compliance report, perusal of which indicates that the Tehsildar Balambat and his Revenue Staff instead of submitting demarcation report for approval they have made execution without taking apporval from the competent authority i.e. Deputy Commissioner and handed over possession of the property measuring 48 Kanals to the legal heirs of Ex-Nawab Dir through their Power of Attorneys. Proper receipt of 48 Kanals of land has also been obtained from Power of Attorneys of Nawab Family.

It is brought into your kind notice that the TORs framed vide this effice letter No. 15/COC dated 04/01/2021 have not been followed by the Tehsildar Belambat and despite submitting of demarcation report for taking approval of your good office for execution, execution has been carried out straight away resulting in concerns that the sate land notified vide Notification No. 15/20 dated 15/09/1972 and DCR No. 105 has not been protected and might badly effected due to the above proceedings initiated by the Tehsildar Balambat. Therefore, in order to ensure protection of the state land in the sate land in the sate land many be carried out as per directions of the Honorable Peshawar High Court Bench Darul Qaza Swat, to identify, locate and draw a line of demarcation between state properties and properties of the applicants (Legal Heirs of Ex-Nawab).

Moreover, an inquiry may be initiated in the matter so as not only to protect the state properties from any loss but to discourage such practices in future.

# DEPUTY COMMISSIONER DIR LOWER

Dated Timergara the 6/105/2021

Chairman

Member

Membe

Member

Member

i Member

2 dedirlower@gmail.com E Deputy Commissioner Lower Dir 2 dedirlower Fax: 0945-9250001

OFFICE ORDER

In pursuance of letter No 955/COC/AC (T) dated 16-04-2021 (copy attached). The following committee under the supervisior of Additional Assistant Commissioner (Revenue) Dir Lower at Timergara is Lereby constituted o probe in to the matter whether the demarcation/execution carried out by Tchsildar Balambat mentioned in the attached letter of AC Timergara has been made on merit or the state land Notified vide Notification No.1520 dated 15-09-1972 and different DCRs has been protected during the course of implementation of honorable court order or otherwise.

- 1. Tehsildar Samarbagh
- 2. Mr. Saced Ur Rahman Office Kanungo
- 3. Mr. Muhammad Younas NTOK
- 4. Mr. Imaan Khan NTOK
- 5. Mr. Altaf Hussain NTOK
  - Any other co-opted member (if needed to the Chairman)
    - Your report should reach to this office within 15 days complete from each angle.

No. 67-27-457Lin:

Copy forwarded to the:

- Additional Assistant Commissioner (Revenue) Dir Lower at Timergara for information and with the request to submit report of the committee in the scheduled time positively.
- 2. Tehsildar Samarbagh
- 3. Officials concerned for compliance, : For compliance.
- 4. Assistant Commissioner Timergara.
- 5. Tehsildar Balambat

They are directed to provide complete record of the subject issue to the committee during the course of enquiry.

Deputy Commissioner

Dir Lower

Deputy Commissioner Dir Lower • <u>-</u> . · · · , •

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# DEMARCATION REPORT

In compliance to effice order No. 6787-95/Lit dated 05-05-2021 following Committee members visited the spot at Balambat Telisii Balambat. We have examined all Revenue record i.e. DCRs Nos. 105; 174, 109 and 138 in detail as per boundaries of these DCRs.

As a result we Committee members unanimously prepared report on dated 07-06-2021 and submitted to your kind office for perusal and further necessary action. The same is returned with your kind direction on dated 08-06-2021. In response all Committee members re-visited the said spot along with record.

#### BRIEF HISTORY

The land under enquiry has been declared as state property vide DCR 105 by Federal Land Commission having boundaries at North land of Andheray, at South attached to road of Jandool Maidan Bridge at East Sindh, at West Tehsil Colony and the boundaries of the Lalmi Land are at East Sindh, West Road Jandool, North Road Bridge Colony and at South Road Jandool – Joye Kass, in which some land in possession of Ex-state servants and some portion are laying vacant while on remaining land Govt have constructed Public offices i.e. District Civil Courts, Deputy Commissioner office and residential House of Deputy Commissioner Dir Lower etc.

It is pertinent to mention here that inside the above boundaries some land have been encroached by different individuals who have constructed buildings, Houses etc over the said land.

In the year 2009 Mst. Zuhra Falak was filed writ petition No. 904/2009 in Peshawar High Court as titled Mst. Zuhra Falak V/S Govt of NWFP and others in which orders were passed on 28-01-2010. Being aggrieved from implementation of the said order, another writ petition No. 2985/2010 titled Mst. Zuhra Falak V/S Sohail Khan Deputy Commissioner Dir Lower and others was filed. The High Court issued order on dated 11-02-2014 that finalize the proceeding by implementing order of this Court cated 28-01-2010 passed in writ petition No. 904/2009 in letter and spirit.

Later on in the year 2014 legal heirs of Ex-Nawat of Dir submitted an application of contempt of Court No. 411/2014 on which detail orders wer; given on 28-02-2018 is as under.

"The Deputy Commissioner D r Lower and Dir Upper are directed to appoint the officers who are well conversant with the subject matter to finally decide the issues involved and handing over physical possession to the concerned parties with in a period of three month in the instant matters, while the time fixed by the August Supreme Court of Pakistan for implementing the judgement shall also be followed in letter and spirit" and the COC has been decided on 25-02-2020.

The petitioners i.e. Mst. Almas Begum and Karim Khan (legal hiers of Navab) submitted an application to Worthy Commissioner Malakand Division dated 17-06-2020 in order to get their properties the Worthy Commissioner Malakand marked it to the Deputy Commissioner Dir Lower for legal action and onward forwarded the same to the field revenue staff or Tehsil Balambat for further action.

In compliance to the above application the field Revenue staff of Tehsil Balambat prepared computerized map of the land at Balambat which comes 174 Kanals and 17 Marlas and submitted detail report on 07-09-2020 regarding demarcation of the said land.

It is pertinent to mention here that the said land measuring 174 Kanals and 17 Marlas has been declared as State property vide DCR No. 105, 174, 109 and 138 of Notification 1520 dated 15-09-1972.

Tehsildar Balambat sent the said demarcation report dated 07-09-2020 to Assistant Commissioner Timergara vide office letter 174/1-Rev dated 07-09-2020 for advice/guidance for execution of the said land and in response, Assistant Commissioner Timergara vide his office letter No. 2686/COC/AC(T) dated 30-12-2020 and letter No. 15/COC/AC(T) dated 04-01-2021 returned the report with direction that demarcation report may strictly be made according to the direction of Honorable Peshawar High Court while protection of the State land be ensured during demarcation.

To act on the above quoted letters, the field Revenue staff of Tehsil Balambat handed over physical possession of land measuring 48 Satta (48 Kanal), which is mentioned at serial No. 89 and 91 of the schedule-II of Notification 1522 dated 15-09-1972 as personel property of Ex-Nawab of Dir to Mst: Alams Begum and Muhammad Karim etc through their attorneys (within boundaries of DCR 105) vide his report 06-01-2021. In this regard written statement of the attorney regarding execution was also recorded on 06-01-2021.

#### CONCLUSION

# field

The subject land handed over by filed Revenue staff situated within the boundaries of DCR 105 of Notification 1520 dated 15-09-1972, due to which the boundaries of DCR 105 has been affected/violated.

Submitted for perusal and further action as deem fit please.

Tebsilder Samar Barth Chairman Committee

Imran Khan/NTOK

Altaf Hussain NTOK 10/06/2021

Tehsildar LaLQilla/DK 10/-6/2021

Hassan Kanungo

Muhamand Younas NTOF

10/05/2021

	OFFICE OF THE					
DIST	TRICT ATTORNEY DI	R LOWER	AT TIMER	GARA		
	; COURT	COURT MATTER MOST URGENT				
No/222	_ <b></b> /DA/Dir/Lower	L	ated: <u>30</u> /_	<u>  </u> _/2020		
То		:	•			
	The Deputy Commissio Dir Lower at Timergara	ner,				

<u>Í NIAZ MUHAMMAD VS GOVERNMENT.</u>

That the above title suit was decided summarily on 20-11-2020 by Civil Judge IV against the Government. During the trial of said suit, the Tehsildar Balambat Hazrat Hussain, Quanungu Bilal Syed and Anwar Zaib, Aminuddin, Alluddin Patwarian recorded their joint statement in favour of plaintiff Niaz Muhammad, and on their statement the civil Judge Decree the suit without recording any detail further evidence. All the above mentioned revenue officials also recorded no objection in the court if the suit property is declared the property of plaintiff. So whether they were authorized to do so and whether the Government intends to file an Appeal against said judgment Dated 20-11-2020.

Please kindly intimate this Office at the earliest.

ARSHAD ALAM Flight lieutenant ® District Attorney, Dir Lowdr at Timergara

Date: \_

/2020

# Endst: \_\_\_\_/DA/Dir/Lower

Copy forwarded to:

Subject:

Respected Sir,

- 1. The Secretary Law & Human Rights Department Khyber
- 👘 Pakhtunkhwa Peshawar.
- 2. The Assistant Commissioner Dir Lower at Timergara.

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ARSHAD ALAM Flight licutenant ® District Attorney, Dir Lower at Timergara

		ADDITIONAL DEP	FICE OF TH PUTY COMI DIR LOWER	MISSIONE	R
	22500137adedirlower@gmail.co.u	<u>No 8/98</u>	<u>/ADC,</u>		<u>04 /2021</u>
10,	The Deputy Commissioner, Dir J			, , , , , , , , , , , , , , , , , , ,	aegunari.com
Subject: Memo:	INQUIRY REFORT		· · · · ·	: :	

Reference your office order No 3147/Lit, dated 01-03-2021

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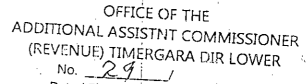
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The inquiry conducted by the Additional Assistant Commissioner (Rev), Timergara alongwith complete file thoroughly perused, which carespires that due to flimsy joint statement given by the Revenue Field Staff i.e Mr. Hazrat Hussain Tehsildar, Mr. Bilal Said Kanungo, Mr. Anwar Zaib Kanungo, Mr. Amin uddin Patwari and Mr. Alauddin Patwari, in the court of Civil Judge-IV, the government has incurred an irreparable loss to the state land.

Therefore, the undersigned suggests/recommends that major penalty be imposed upon them. So far the Tehsildar Mr. Hazrat Hussain is concerned the same does not come in the purview of Deputy Commissioner, therefore, he may be reported to the Senior Member Board of Revenue, Peshawar along with the copy of the inquiry for further proceeding against him accordingly.

> Additional Deputy Commissioner, Dir Lower, Way



dcdirlower@gmail.com

The Deputy Commissioner, Dir Lower,

Subject:- ENQUIRY REPORT.

Menio;

Kindly refer to your directions dated 18-02-2021 with regards to recommendations in respect of enquity report submitted vide this office No.304/Reader/AAC (Rev) dated 28-12-2020. Recommendations are as follows:-

RECOMMENDATIONS

As already concluded vide aforementioned report that it has been established, the defendants did not authorize the officials under enquiry to record statement in the learned trial court on their behalf and recording of their statement in the learned trial court tantamount to an unauthorized statement and misconduct on their part. It is therefore suggested that further proceedings in light-of the prevailing E&D Rules may be initiated against the concerned officials.

Additional Assistant Commissioner (Rev), Timergara Dir Lower.

# OFFICE OF THE ADDITTONAL ASSISTANT COMMISSIONER (REV)

NO. <u>304</u> / Reader/AAC (Rev) Dated: 28 / 12 / 2020

#### ENQUIRY REPORT.

This/is with reference to the office order of the worthy Deputy Commissioner Dir Lower bearing End No 23074-77 dated 08-12-2020 and letter of District attorney vide No. 1220-22 dated 30-11-2020, the undersigned was appointed as inquiry officer to conduct inquiry in light of the letter ibid by the District attorney.

This inquiry report purports to dispose of the matter which pertains to:

The allegation against the then Tehsildar Balambat now working as Tehsildar Adenzai, Bilal Said Kanungo, Anwar Zaib Kanungo, Amin Ud Din and Alla Ud Din Patwaris, that they all recorded their joint statement in the Court of learned Civil Judge IV in case titled Niaz Mohammad V/S Government in favour of plaintiff against the interest of government.

#### FACTS.

Brief facts leading to the instant enquiry are that one Niaz Mohammad s/o Haji Nazeer Mohammad instituted a civil suit before the Learned Judge Timergara, wherein he took plea that he is the owner of suit property measuring 12 Satta, the boundaries of which are fully detailed in the plaint on the basis of sale deed dated 22.10.2008 and registered deed dated 2.2.2009, whereby he purchased the said property from Mst: Zohra Falak d/o Ex- Nawab of Dir Mohammad Shah Khisro defendant No-6. In the said suit Tehsildar Balambat alongwith other Government Functionaries of Administration Department as well as Revenue Department were made party.

The defendants No 1--- 5 after receiving process through staff put their appearance in the Learned trial court through their representative ar d contested the suit by filing written statement and at the same time they also submitted a separate application dated 11.01.2016 for return of plaint under order 7 rule 10 of CPC, 1908 due to non jurisdiction of civil court. The said application was accepted by the Learned trial court and returned the plaint, to the plaintiff vide order dated 25.04.2016 and against the said order plaintiff preferred an appeal in the court of Learned Additional District & Sessions Judge Timergara, who accepted the appeal vide order dated 14.11.2017 and set aside the decision of Learned Civil Judge and the case was remanded back to the Learned Civil Judge for decision on merits.

During proceedings before the learned trial court after remand of the case the officials under enquiry appeared before the trial court and recorded their joint statement on 12.10.2020.In the light of said statement the learned trial court granted decree in favour of plaintiff and decided the suit summarily on 20.112020.

Feeling aggrieved from the said order the learned Attorney Dir Lower vide letter No.1220-22/DA/Dir Lower dated 30-11-2020 addressed to the worthy Deputy Commissioner Dir Lower wherein he took stance that the officials under enquiry recorded their statement before the learned trial court, so whether they were authorized to do so and whether the court intends to file an appeal against the said judgment.

In response to the said letter of District Attorney the worthy Deputy Commissioner issued office order ibid through which the undersigned was appointed as Inquiry Officer to probe into the matter and fix responsibility and submission of recommendations.

## ENQUIYR PROCEEDINGS.

For the conduct of enquiry the undersigned called on the following concerned revenue officials for submission of their stance alongwith relevant record:-

- 1. Hazrat Husain the then Tehsildar Belarabat now working as Tehsildar Adenzai
- 2. Mr. Bilal Said Kanungo Tehsil Office.
- 3. Mr. Anwar Zaib Kan mgo Tchsil Office.
- 4. Mr. Amin Ud Din Patwari.
- 5. Mr. Alla Ud Din Patwari.

They all mentioned above attended the office of the undersigned on 15-12-2020 and sought time for preparing themselves as at that time there was no record with them. As the request was genuine so honored. They all were directed to appear on 22-12-2020 alongwith complete record for recording their statements. On 22.12.2020 they appeared and submitted their joint written stance and other relevant documents, which were carefully perused.

The officials under enquiry in their written stance depend mostly related to the decisions of different forums. However from whole stance they did not bring any written/verbal authorization from any competent authority to record their joint statement regarding the subject matter in the trial court. As the joint statement of the officials under enquiry leads to the decision of civil suit against the defendants including the Worthy Chief Secretary, Khyber Pakhtunkhwa, Worthy Secretary Board of Revenue, Worthy Deputy Commissioner alongwith others. So they were supposed to firstly obtain the sanction of competent authority/defendants for recording any statement on their behalf and then record the statement, because their joint statement was totally in conflict with the plea of defendants in written statement as well as in the memorandum of appeal preferred by the defendants appellants through District Attorney against the order dated 20.11.2020 of learned trial court. Further no proof was provided by the officials under enquiry that before recording any statement in the learned trial court whether they discussed the matter with the litigation cell of the office of Worthy Deputy Commissioner, Dir Lower or whether any opinion was sought from the District Attorney or his representative.

# **CONCLUSION & RECOMMENDATIONS.**

In the light of above observations, it is established that the defendants did not authorize the officials under enquiry to record statement in the learned trial court on their behalf. As the matter is till yet subjudice before the civil court, so the fate of demarcation proceedings regarding the property of Nawab of Dir can betterly be decided by the competent forum. As apparently the recording of statement by the officials under enquiry before the learned trial court during which they denied any right of defendants/Covt: upon the suit property tantamount to an unauthorized statement. Therefore they may be proceeded under the law, if deems appropriate.

Enquiry report along with relevant documents are submitted for your kind perusal, please.

#### Encl: As above

MBUN

Additional Assistant Commissioner (Rev) Dir Lower at Timergara

28 2020

Assistant Litigation For fln put

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# OFFICE OF THE DEPUTY COMMISSIONER DIR LOWER

No. 6430 /Estt: Dated Timergara the 2-9-104/2021

(\*\*\*) dcdirlower@gmail.com

# OFFICE ORDER

Whereas, the District Attorney Dir Lower vide letter No. 1220-22/DA/Dir/Lower dated 30/11/2020 complained against the following Revenue Field Staff that they have given their joint statement in case titled "Niaz Muhammad VS Government of Khyber Pakhtunkhwa and others" in the Court of Civil Judge-IV Timergara against the government. Due to which the government sustained huge less and decide I the case against the government.

- 1. Mr. Aminuddin Kanungo
- 2. Mr. Bilal Said, Kanungo.
- 3. Mr. Anwar Zeb, Tehsil Accountant.
- 4. Mr. Alauddin, Patwari.

Whereas, the Additional Assistant Commissioner, Revenue, was appointed as inquiry officer in the matter vide No. 23074-77/Lit dated 8/ 2/2020 and he after thoroughly inquired and submit his report/inquiry vide No. 304/Reader/AAC (Rev) dated 28/12/2020 and recommended that they may be proceeded under the law on the grounds that the above Revenue field staff have given "Unauthorized Statement" to the Court due to which the case has been decided against the government.

Whereas, the inquiry officer (AAC Revenue) has not proposed for minor/major penalty in his inquiry report and in the mean while he was transferred from this District to Manschra Division, therefore, the Additional Deputy Commissioner (Admin:), Dir Lower was again appointed as inquiry officer vide order No. 3148-51 dated 01/03/2021. Accordingly the Additional Deputy Commissioner (Admin:) Dir Lower recommended major penalty for the above named Revenue Field Staff on the grounds that due to their flimsy joint statement the government has incurred an irreparable loss.

Therefore, in light of the forgoing, the undersigned as a Competent Authority under the rule-4 (iii) of the E&D rules, 2011do hereby impose major penalty upon the above defaulting Revenue Field Staff i.e Mr. Aminuddin, Kanungo, Mr. Bilal Said, Kanungo, Mr. Anwar Zeb, Tehsil Accountant and Mr. Alauddin, Patwari by dismissal from service with immediate effect.

taide

Deputy Commissioner Dir Lower

No. 6431 - 35/ /Estt: .

Copy forwarded for infor nation to:-

- 1- The Additional Deputy Commissioner, (Admn:), Dir Lower.
- 2- The District Attorney Dir Lower with refer to above
- 3- The District Accounts Officer Dir Lower
- 4- The Accountant, Local Office.
- 5- Revenue Field Staff concorned.

Deputy Commissioner, Dir Lower

بالتيرالية ما بالسعلى مول ؟ علام قافى ما روا تراتر لوراك - جناب المر ول 3/ اعلى العقم قاجى صاب ترتزه أراز المراج لطرف وساكن والمرح عما بسرسط صلور باس 4-016 ى محصلدار مدين عنا سين من من ورياس ج است ديوى حقرا مدجى كوحسن مر فيل ورا اللي عمام عرف من حكومت صحيم منرر مع جدف مكر ملى محام لي در ى بوردات موسور دار مكر مران و. ى سماية للمرد فلا في فسرون فرون ما من دير تحسر در فللود در بالله ورما الله ورما الله رعن مراد حسب مد وشرى ا حکم رستها ی دوای سرخدف ورما علیم بس مدی کی زرخور ٥ سداد. / روى متدارى مروسة عرف من عرف من عند مروال في عمد بنع في نعو إماني أن حنوماً درما يريد كوره الله الله الله ور عاملها عبر ح اور مدعا عليم الأكر كود في مادن اور شرع ح la-sab حاصل المس - ب و حاصل مرى كم ملك حا الممار ، قد ما و حرف س Eday Be دخ مداخلات كرئ من مارى كى صف وتوف ميں 3 كا ور طولا الم تعري كام وديكر مفالى مدروم وى تعرمين مداع موكر من مرى توسي في سون من دورمًا با زادرمنع من مرور فيرى مرائع مسترجى المحامات وعره ما درتره وما و ملا م لومن كويد فر ف/ فتها وي ور د م 200 يويد

ما معد موم سے مرفسرف مرعالی وم دخام مرافلا مرغون بيخط في إصرف الدعا على بني تشبية عدان الراحقوق مرمي أ مراجون Min - حوز بسر اس لا م ری دیل عمر جن سال 2. ا - مر) وفي المسر عالم عالم الم الم مرد مرد مرد مرد الل مرد الل مرد الل الت الم المري مركز عاوات مي بام الري سرمم الم يتم المعا 01/22-10 21/2 / 2/ مرعالمدين الوج كا مرى وكامل مادك سوت مدرا جرورات مردف در ما و از مراكور مرا در مدار الم مع مربه الم 0000 ه و عرام رعايق ف مده فانون ور طراب ر مراسم مر - من جونك ما تداد ( زرافى مركور ما ص · أما دى مردون مذينى من مرى تا لاكمول روسر ودج لرز - احطرد المحذ ما روم ساق - اور لول الى المال مر ومركول نے در اول میں میں زرائی میز کور سے مرح قرار وہمانے خرور -لاقى مورمن مرى من الم الم المناب العنام حار د تكال ك تقسن دس على مس للكعول يوسم أقرار تربي ر)(<sup>1</sup>ی کامات م جوقع تقریر م<sup>و</sup>دود پس ادر من س مرجوب إعلامان روالت ومرس راسى مراجع فرز along along be all burger along along ب - نغولا را المرز بينام مات لا ب :- من من مرى يعدر از ومارى سار مركور مع وان رستما ده 

اس طى لاكعال موسم (ج لرك ألافى مذكور مذرج معنام مرا رًا مى كاردم بنال مى - منزلقىم ردانى مى متغد بو با فرال سور در با مرد رجر مراراتی ک صب مال مرز مرد تری کام مرد می ی ان مر مادار می مر مادار از مر مر مادار ا في 25 (ما ي منو الرغر كالوى اور مد حدار بونش جارى ك من مرى مرى سارد فرسم سفى سوغ مس د كار الا مشروع من حرب معركورس حركة مدرال رقاز من من Gen and soil and fide bona fide light and civil, light bong وكانون ما ما سروكات مرج - اور من اجداز ( م لاكول ادر رئال مالق معلى فقرارى كنسا دي بعنام جات رافردين جمر مس الأراج مرقع لمقراب فوجود بس - الأمر مركورت في مالمان ر التي مر مرسو روم و د و د اعل متع ار من من الدر مول عالي من مرمی ک ترین حشت میں مذاعی سونے کرد کی سو کر من مدی کو معند ما مثلاد مرتم من منع تراج بس من مريم كر من ولز فانوع ادر مرعا حقراران من مدر مرب مركز من مركز من مرك المرعائل كرف فسرا مورد من عرف ومغرف توى متحكم ول الوشين المر من من مرى ك كان دملى كا مداروت مي دارد لالت ، زاد منه بس ، تائم ماراد د ایمن کو بندول دو مایلان ماده مرمذا لاست میں میں دوج نات مذاحی خردر تلاق برای م م مسبب فإض لوبد م - ب درافت ر مایم منز ج منوان عرصر تولی م عليم مرامة جسال أن من من من ما يد وعوى اللام فرود م حدث بسال مانت حدرا بيم المور مريانيول xby, Cur 18/2 الم وروم بركوس ممهامت إب is to do the wind in the WWSLA WEALD & big 80 Mg

2t بعدالت محد جنيد عالم سول جح جهارم بمقام تيمر گره ديريا ئين .. مقدمة نمبر 1/4/1 سال:2018ء اصل رجوعہ: 28/03/2015 حديدر جوعہہ: 8 10/12/2018 تاريخ فيصليه: 20/1 \ /2020 نيازتكم ولدحاجي نظيرتكمه ساكن انذ لطير يختصيل بلامب صلح ديريا تنين .--(ىرى) (1) بخصيلدار بلامب بمقام بلامب ضلع ديريا نمين (2) استنت كمشيرصا حب تيمر كر الخصيل تيمر كره صلح ديريا تمين (3) ذي م مشر شلع دیریا نین مقام تیمر گراه (4) حکومت KPK بذیر بعد چیف سیکر زبی غام بیثالور (5) بور ذاف ریونیو بذر بعیه سیکر ٹری بمقالم بيثادر (6) مساة ظهره فلك دختر نواب ممدشاه خسر دخان ساكن دريخ صيل دين خلع ديل بالا \_\_\_\_\_ ( معاقبهم ) د محوی بم ادصد در د گرن علم امتناعی دواجی دغیرہ \_ تحکم انتناعی دلوامی برخلاف مدی<sup>اعلی</sup>هم که من مدعی کی زرجریده جامینداد/ اراضی مفداری باره مذرمند د (الف)\_ بحدودات شالاً بنظمه مكان فضل لرباني، جنوباً دريائ يحجكو ژه، شرقا خور مانو، خرباً رابطه سري بر اساس وستاديز ابيعناسه محرره 22/10/2008 ورجسر فأشره بمورجه 02/02/2009 از دست مدءاعليها نمبكر 6 ب- اور مدعاعليهم نمبر 1 تا 5 كو كوئى قانونى اورشرى حق حاصل شريح كمدور من مدى كى ملكيتى جائيداد با تبعابه وبالصرف ييس دخل مداخلت كريمن مدى كى فبصيدونصرف ميں رُكاوٹ ڈالے پالتمبيري كام در گير حفاظتی ہند ونيرہ کی تبير نبيں مزاحم ، يوكر أن مدى كو سنتفيد ہوئے ہے دداما باز اور منع کر ہیں۔ صدورد كرى برائع منسوجي احكامات وغيره صادر شده وصادر كرده مدعاعليهم نمبر 1 تا5 بابت اراضي/ \_(*ب*) جائيداد ندكوره مندارجه بيعنا مدادجس إشده .. ماليت بغرض كورث فيس أداختيا رساعت جز 'الف' \_ \_ \_ \_ \_ <u>عبد المحالم 200</u>7 دیے مالیت بغرض کورٹ <sup>ن</sup>یس داختیا رساعت جز' ب'۔ ۔ ======-200 رد =

حارك

مدعى حاضر بدعا كمليه نمبر 1 دنما ئنده برائر بيعاعليهم نمبر 2 تا5 ماضر بحث ساعت شد مسل ملاحظه شد -ظم نمبر 42 بروئے سرسری المفصل فیصلہ امروز مشتمل بر 6 0 صحاب ، بحث وکلاء و ملاحظہ مسل ے عیاں ہے کہ 20/11/2020 ند کورین (بله عاملیهم نمبار 1 با5) نے اپنا مشتر کیہ یال روبر دعدالت قامبز کیا ہے۔ جس میں مذکورین کا جائندا دمتد عوبیہ کے المکیت و فنطنه بارے لیں کوانی دعویٰ باتی نہیں رہا۔ جبکہ مدعا علیہا تمبر 6 ۔، بھی البیخ جواب دعویٰ میں متوفف مدی کی تجربور تا سید کی سے - نیز مسل ایر موجود ریکار دیکھی واضح طور متوقف مدی کی تا نید کرتے ہیں ۔ لہذا بذکورہ وجوبات کو مدنظر رکھتے ہوئے دعویٰ مدعی جن مدعی برخلاف مدعاعلیہم حسب استدعاء ذگری کیا جاتا ہے۔ خراجه بذمه فريغين أركها جاتا ہے مسل بعد از ترتيب وبجيل داخل دنتر ہو۔ خکم سُنایا گیا۔ جمد سیر -) یکی اسول ج چہارم تیمر گرہ ضلع دریا یکن 20/11/2020 .0. 1931 نمبرتنار رويے سٹا مپ عرمتی دعویٰ سامپ نختیارنامہ سثامب وكالمت تأمه. مثامب دجه ثبوت 2 محنتانه دليل بشكل روبسه خرجه خورا که گوابان 3 فيسأشتهار خرجه خورا كمركوابان فردطلبانيه نی*س ایل کمی*ش 5 ابزاء تنم زنمه متنترق كورينه بنيس رجسري داخبارا شتهار ميزان \_ميز!ن آن تتاريخ 0 2 0 2 / 1 1/0 2 لم جرت مير ف دستخط دمهر عد الت جاري كيا تميا -محمد جنيد عاكم مر تولى ج جهارم تيمر كر يختلع ديريا تمين

(gi بعدالت خرجنيد عالم سول ج چہارم ہے جام تیمر کرہ دیریا تین ۔ مدعى حاضر به مدعا عليه نمبر 1 دنمائنده برائے مدعانليهم نمبر 2 نا5 حاضر بحث الماعت شد مسل ملاحظ شد . بروائے سرسری مفصل فیصلہ امروز مشتل بر 40 صفحات، بحث وکلاء و ملاحظہ مسل سے عمال بے کہ ندگورین ( مدعالملیہم نمبر 1<sup>ا</sup> تا5 ) نے اپنا سنتر کہ بیان روبر و عدالت نلمبند کیا ہے۔ جس میں مدکورین کا جائمبرا دمتد عوبیہ کے ملکیت، و قبضہ اور بے میں کوئی اعوانی باتی سیس رہا۔ جبکہ مد عاعلیہا نمبر 6 نے بھی اسپنا جواب دعوانی میں منوقف مدعی کی تجربور تائیر کی ہے۔ لیزمسل پر ملوجو در ایکار ڈیلھی داضح طور متوقف مدعی کی تائید کرتے ہیں۔ لہذا المركورہ وجو ہات كو مرتظر رائحتے ہوئے دعوىٰ، عن تجن مدعى برخلاف مدعا عليهم حسب استدعاء ذكرى كياجا تا ہے۔ خرچه از مهفریفین رکلها جاتر سیم مسل اجدار تر سب دیمیل داخل دنتر ہو۔ خکم سُنایا گیا۔ مر منبع الم محمد جنيد عالم 20/11/2020 سول جج چهارم تيمر گره ضلع ديريا کين برجرة وتن لفراق سرا Ý.

Wissian Walter 23 (23) بعدالت جناب محمد جنيد عالم صاحب سول بجح بيهارم تيمر گرەضلع دىريا ئىين مقد مُبْر 1/4/1 سال:2018ء اصل زجوند:15/03/2015 حديد جويه :1/12/2018 تاريخ فيصله: 20/11/2020 نیا زمحمہ ولد جاجی نظیر محمد ساکن انڈ عبر یخ صیل بلامیٹ صلح دیریا تمین ---(مِدْرٌ)) (1) تحصيلدار بلامب بمقام بلامب ضلح دبريا نمين(2)استدنت كمشترصا حب تيمر گرە مخصيل تيمر گرەضلىح ديريا نمين(3) دين تم شن المعام یم گره (4) حکومت KPK بذریعه جیف سیکرٹری بمقام پتادر (5) بورڈ اف ریو نیو بذریع سیکرٹری بمقام پیتا در (6) مساة ظهره فلك دختر نواب محمد شاه خسر دخان ساكن د يريخصيل د يرضلع دير بالا \_\_\_\_\_\_ ( مدعاعليهم ) وعوالى بمرا دصدورة كرى تمكم ابتناعي دواابي وأجرق سرسرىفىصىلە: 20/11/2020 فيصله مذاكح ذ رييع مقد مالحنوان بالا كاختى نوينيه كرنا مفصود سميه . مدی نے دعویٰ خود کے جزالف میں صدور ڈگری تکم امتناع برخلاف مدعا کیہم کی بدیں مراداستد عاکی ہے کہ اراضی متدعومیدلی کی زرخ بره جانبداد / ارامنی مقداری باره سنه تندود بحد د دات شالا بنگه مکان فضل ربانی ، جنوباً دریائے پنجکوژه ، شرتاخور مانو ،غر بارابط سر ک بدأساس دستا ديز . جنام بحرره 22/10/2008 در جسر دشده مورجه 2002/2009 از ان مد عا عليها نمبر 6 مريد شده ب- مدعاطيهم نمبر 1 تا5 كوكوني في عاصل نه ب كه ده مدى كي اليتي جائيداد با قصر دو با تصرف ميس دخل مداخلت کر ہے مذین کی قبینہ درتصرف میں روز دب ڈالے یا بدی سے تغییری کام در گیر حفاظتی بند دیلیرہ کی تغییر میں مزاہم ہو کر مدگی کوستیفید ہونے کے دواما باز ہرمنع کر ہیں۔ دعویٰ کے بتر 'ب 'یں مدعی صد در ڈگری برائے منسوخی احکامات دغیرہ «سا درشریہ

415 لاكمتك فريع يديمنا يداب تستحاب فاللعاف في مداليك لا يد الحب الحرابية المستانية بدي كم الاالي والألم ساليه ت يله ي سفة حرك المسابع بن 20/02/2009، بح ه مد بسبي بدي 22/10/2008، برجم الحيز فريد بل سابع المسابع بل لأسمانية المذابية ورك في مان الحريمة الحرك المرك المحالية المركما يشافر المحالية الموارك الميت المركمة يدع متريانية لوي مذلبية لومد رجية ليراية المنفاية مله يدترن ( تمريب منابع الميد المريد المريد المريد المريد المر الأد-ب لأيد، تحص فالمالية فالقاد، فأناق فلتحك لأول مح فالمنابع في 15 1 مبلوسي لا - الد الجاء الجري ب الحذي 18/11/2016 ومركح 10 من لموج - عبز ج- 9 منو المتوادير ، 22/10/2019 ومركح - ج- رکه لوایت ارکخ کرز کا تی یک یک رادید. office - برمینی از بازی این از این کی از دریمنی مراز این جرب مدن اور اور این در بازی در بازی
در بازی در ب

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در بازی در بای - رئيسناند وركم مادنو كم وركم مردين محد روم وريد و مرديد و المدين مد مايد الدين مرد مريم ن المر ب مولوا بر از ستنب الر الم 19 ما منوليند الم المراد - الذيرية المراد الما الما الما معامة المرد المرد - الماد المرابع خر در دولار رکز مید باید او میلذ بالد کردن رک مایل میل میل در میل در میل در میل در او مالد مارد در او ر، زارج ار حر کردین بی ایکولا خد روم بی می ایند او جد ایر آن کر بی 2/20/20 میں مد میر ا ن محمد المالة ومدولة تبالله الحرمية معينا الحر لأيونك بالمحالية في المحمد المرابع المحمد ا ذ-، اللال لاين رولانية، 6 مينولية، لا من ان 22/1 ()/2008، محظيمة من منه ما يكتولو خدر لارتي لله، ك ركدرانية، - ج ركنان مدفن ركان بالمقرر رأي بديد را بي في من المان الم الديمة من المان الم الديمة - - رومید او مهر باغ ۱۰۰۰ این بن مهر، مرجز ما توران (المرا) اس افود المسرل منه او موسر افسه او مرم اس 12

راخلت نہیں کی ہے۔ بلکہ بعد از بیچ حقوق مدعی کی پاسداری کی ہے۔ آخر میں عدالت سے استدعا کی ہے کہ دعویٰ مدع مطابق قانون نجن مدعى ذكري فرمايا جائے ۔ اس طرح بعده مقدمه بذامين كارردائي شهادت مدمي شروع موتي \_ دوران كارردائي شبادت منجانب وكيل مدعي أيك درخواست بابت شامل مسل کرنے دستاویز ات/ریکارڈ پیش کی گئی۔ درخواست میں متوقف اختیار کما کہ جملہ جائںدادسابق نواب صاحب دیراورخصوصی طور پر تخصیل بلامیٹ کے جائزداد کی نسبت مساج ظہرہ فلک دختر سابن نواب دیر نے عدالت عالیہ میں ریٹ بیشن بحوالہ گزیڈ نمیفیکشن 1972 دائر کرکے جو کہ حتمی اور پر Allowed ہوتی۔ مابعد اس سلسلے میں Contempt of Court کی درخواست عدالت ، عالیہ میں دائر کی گئی۔ درخواست COC پر عدالتی احکامات کے تناظر میں مدعا علیہان نے ریویڈو ٹاف کی مددیہ جائز ادسابق نواب دید کی تخصیص دنتیں کرے ریورٹ مرتب کی ،ادر اراضی متدعوبیہ کو بسیریل نمبر 31 نزاب در (مسماۃ ظہرہ فلک) کی ملکیت قراردیا۔ مذکورہ ریورٹ/ ریکارڈ بابت متعلقہ تحصيلداركو بمعه بيواريان عدالت طلب كبا كيا-متعلقة تحصيلدار بطور مدعاعليه نمبر 1 ونما سمره برائ مدعاعليهم مبر 2 تا 5 بين ہوا، اس طرح متعلقہ تحصیلدار کالم معہ بیٹواریان مشتر کہ بیان قلم بند کیا گیا ہے۔ جس میں وہ بیانی ہیں کہ عدالت عالیہ پیتا در ہائی كورث ميتكوره بليج (دارالقصنا سوات) \_ تحكم تحرره 28/02/2018 جوكه 0.0 C نمبر 411-P/2014 درسلسله ٧٧.P No. 2985/2010 بعنوان مسلمة ظهره فلك دختر سابقة نواب دير (محمه شاه خسر وخان) دغيره بنام بهيل خان ( وین مشر صلع در یا تین) دغیرہ سے نہیں کی غرض سے ہم نے افسران بالاک ہدا ہے برنوابی اراضیات درج نوفیکیشن نمبر 15/09/197 محرره 10/16-SOTA-11/72-1522 سے متعلق ریورٹ بابت نشاندہ ی وحد براری محزرہ 26/09/2019 مرتب کی ہے۔ جس میں ازاضی متدعوبہ صفحہ نمبر 9 کے سیریل نمبر 3 وقطعہ نمبر 15 درج ہے۔ بدیں وجه قطعہ مذکور کے ملکیت کی بارے میں انہوں کا کوئی دعویٰ باتی نہ رہا۔ اس نسبت مسل مقدمہ پر اتھار ٹی لیٹر از الٰ DC صاحب و ÅC صاحب لیمر گراہ بطور EXPB ، EXPA بالتر تیب موجود ہے۔ جنگ مرتب کردہ ریورٹ اڑاں مدعاعلیم تمبر 1 تا5 بطورا EXPC موجد ہے ا

31 2) ہورازقلم ببندی ہیان مدعانگیہم نمبر 1 تا5 ،مقدمہ ہٰذائیں ناریخ بیش برائے بحث دعکم دسرسری فیصلہ مقرر کی گئ بجت واعت کی گئی۔ مسل ملاحظہ کمیا گیا۔ بحت دکاء د ملاحظم ک ہے عیاں ہے کہ ندکورین (بد ماعلیہم نبر 1 نا5 ) نے اپنامشتر کہ بیان روبر وعدالت قلمبند کیا ہے۔ جس میں مذکورین کا جائر ادمتد عوبیہ کے ملکیت وقبصہ بارے میں کوئی دعویٰ باق نہیں رہا۔ جبکہ مدعا علیہا نمبر 6 نے بھی اپنے جواب دعویٰ میں متوقف مدعی کی جمر بورتا سَدِ کی ہے۔ نیزمس پر سوجود ریکار ذیھی واضح طور متوقف مدعی کی تا سَدِ کرتے لہذا مذکورہ وجو ہات کو مد نظر رکھنے ہوئے دعویٰ مدعی مجن مدعی برخلاف مد ماعلیہم حسب استبد عا ہ ذگری کیا جاتا ہے۔ خرچه بذمه فريفين ركهاجا ناب مسل بعداز ترتيب عميل داخل دفتر ، د-<u>تظم سنائا گرا۔</u> م مجمع اجتبار عالم محمد جنيد عالم بر. اردو 20/11/2020 سول جج جبار مم ميمر كرة ضلع ديريا تمين-مرميفيكيك الصديق كي جاتى ہے كہ سرك فيصلہ ہذاكل (04) صفحات پر مشتمل ہے۔ ہر صفحہ بعداز ضرور كی تصحیح میراد ستخط ورسست طور برنتيت المبغ -Ma محمد جنيد عالم سول جج جبارم تيمر گر و شلع ديريا تمين-2728 5.Na:\_\_\_ Date of Application 17-12-20 (KEL esi sol 1.80% ا چاریک

Bolone The Could of 32 Best & Lessing 22 Judge Di Lower Timergarah "Gout of KPK - through Deputy Comissioner Dir Lower Umergan (2) Assistant Consissioner Die Lavet ung (3) Tehsilder Balanbat Die Laver Ing (4) Chief Scartany KPK Appellants (5) Scutzy Boneld of Revenen Versin Niaz Muhainmad Slo Hayi Niazir Muhammad RIO/1/12-2 Andriae Tehsiel Balambert Dir Lower Distl. ---- Respondent Appeal agrand The Indgement / Decree / order dated 20/11/2020 of Civil Judge 4 Where by he deeried the suit of pliantiff. I CAPPeal Munder Section 96CPC 1903 Jacts Brief that's perfiaining to instant appeal are as what (4) That the Respondent filed a suit agriant appellant for declaration that the may be declared as ensuer of suit property, on basis that the purchase the short property Vide Sale deed 22/10/2008, Registard vide Registry doed de 2/2/2009. (1) The stand the second stand

That The official Reopendents 1 to 5 and \* private respondent NOG Submin Hed willen Station The official Respondents 5 to 5 Raised Certian legal and factual objections and controted the smint. 3) That astonishingly, the sound was decread vide progrant lader dated 20/11/2020 inth ant seconding and Fro and Contra endence. CARlosto copy of mont (drive forder ditero (11/2020 alld) 4) That being agginer of the gragment! dence forder dates 20/11/2020, the appellant files the instant append on following Grounds. 1) That the Judgement dearce forder dated 20/11/2020 1) That the Judgement dearce forder dated 20/11/2020 1) totally unjust, illegal agrand the Gjorounds facts and law. 2) That astonishingly niether any issues have been framed not any evidence has been rear ded which is grave miscomage. Rear ded which is grave miscomage. of Tinstice.

That the suit was decred in issly manner without completion of evidence and the appellant thave been deprived of their valueble legal signi 4 That the suit was decreed summarily acceptance of simple application filed by placetiff Strongh which he place some donments on official can't file and ag ter the decree was based on simple statement 5. That the Respondents Appalant were not 1-12-20 the statement seconded by Reven awall of the statement seconded by Reven awall official the second officials were official. That the second of statement official authorize to do so and second statement That the appellant week melher allowed 40 Gross examme qui Reader of planes & hopellit 7 That the sunt property in the sumer ship of Respondents [frppclant and also fies without possession.

6) That the pliantiff filled the suit interverting zach "following the mandatery provisions of Section 79990 and Asticle 17-4 of the constitution of blain Kepniblic 07 Prinstar. 1973. a) That the imprigned Judgment, decrees order being not a speaking ordet, agriant law parts, record and contrary to the deusin of Apex Court in Lieble to be sourced 19) That the pliantiff failed to produce any documents from which tim ownership Con be proved. 1) Any other ground dreem proper be allowed to be distanced and haised at time 1-12-20 of arguments. Posyet. It is therefore Runday posyed that upm acceptance of this append the so called propriet order and dearere dates 20/11/2020 06 civil grifte may kindly be set and and sout of ptientiff may kindly be drawnes with ost. Unorphiet Any other selies not specifically orded for, may please thought Any other selies in interest of noticed quarter be granted to the appellant in interest of notice in a Appellants 14 montoneth 4/2/20 trongh Diest Affront Billion at mugh

Dist & Session -27 Before The Court of Indge Dir Lower 1 Gott of KPR Wrongh Chief Scutory. 2 Govt of ICPIL Things Departy Courses my pollines Appellants. Niaz Muhamid 2/0 Haji No.zw Muhammad R/o Andhare Respondants. Ichail Balanbat Dir Lowert Application for Sur parsion of Informat date 20/A/2020 <u>Hill Final disposed of the Appeal</u> A 1 That the above fitled append in being 1-12-20 gild ... This househild not. Kespeit fully Shenth filed in this house could à That this application may be Considered as an indegral part of Apped. 2 71 A ... It a a to 1. For minutes That if the Indone date 20/11/2020 is being is That if the Indone date 20/11/2020 is being executed it ind gesult in 105 to Rospondents. It in therefore hundly proyed to kindly suspend the said promit date 20/11/2020 fill the Finel dispolal of appeal. Respondents/Appellants and appled and comments is interpreted and is inter