

15.03.2022

Due to retirement of the Worthy Chairman, the Tribunal is defunct, therefore, case is adjourned to 16.6.2022. for the same as before.


Reader.

16th June 2022

Learned counsel for the appellant seeks some time to prepare the brief. Adjourned. To come up for preliminary hearing on 04.08.2022 before S.B.



(Kalim Arshad Khan)
Chairman



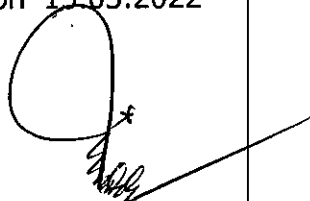
SCANNED
KPST
Peshawar

Form- A

FORM OF ORDER SHEET

Court of _____

Case No.- 7851/2021

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	08/12/2021	<p>The appeal of Mr. Gul Nawaz presented today by Mr. Saif Ullah Daudzai Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.</p> <p style="text-align: right;"> REGISTRAR</p>
2-	01.02.2022	<p>This case is entrusted to S. Bench at Peshawar for preliminary hearing to be put there on <u>01/02/22</u>.</p> <p style="text-align: right;"> CHAIRMAN</p> <p>Counsel for the appellant present.</p> <p>Learned counsel for the appellant seeks adjournment. Adjourned. To come up for preliminary hearing on 15.03.2022 before S.B.</p> <p style="text-align: right;"> (Mian Muhammad) Member(E)</p>

BEFORE THE KHYBER PAKHTUNKHWA SERVICES
TRIBUNAL, PESHAWAR

Service Appeal No. 7851 /2021

SCANNED
KPST
Peshawar

Gul Nawaz.....Appellant/Petitioner

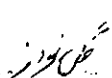
V E R S U S

IGP, KPK and others.....Respondents


I N D E X

S.No	Description of Documents	Annex	Pages
1.	Memo of Appeal	*	1-5
2.	Affidavit	*	6
3.	Copy of appointment order	A	7-9
4.	Copy of medical record	B	10-12
5.	Copy of termination order	C	13
6.	Copies of appeal/application and order	D	14-15
7.	Copies of writ petition and order dated 23/11/2021	E	16-18
8.	Wakalat Nama	*	19

Through


Appellant

Date: 08/12/2021


Saif Ullah Daudzai
Advocate, High Court,
Peshawar
Cell# 0311-2581010
Off: B-3, 2nd Floor,
Said Plaza Ring Road,
Peshawar

**BEFORE THE SERVICES TRIBUNAL KHYBER
PAKHTUNKHWA, PESHAWAR**

Service Appeal No. _____/2021

Gul Nawaz (Ex-Levi Official) S/o Said Badshah R/o Asif
Khel, Paya, Jawaki District Kohat.....**Appellant**

V E R S U S

1. Inspector General of Police Khyber Pakhtunkhwa,
Central Police Office, (CPO), Peshawar
2. Deputy Commissioner Officer, Kohat
3. Secretary Home Khyber Pakhtunkhwa the then
Secretary Law and Order Khyber Pakhtunkhwa,
Levy & Kahsadar Section, Peshawar

.....**Respondents**

**APPEAL UNDER SECTION 4 OF KP
SERVICES TRIBUNAL ACT 1974
AGAINST THE ORDER DATE
14/12/2017 OF THE RESPONDENT NO.
3 WHERE BY APPEAL OF THE
APPELLANT AGAINST THE
TERMINATION ORDER 21/12/2016 IN
WHICH THE RESPONDENT NO.2
AWARDING MAJOR PENALTY OF
TERMINATION FROM SERVICE TO THE
APPELLANT WAS DISMISSED**

Prayer in Appeal

On acceptance of this service appeal, the orders of the respondents dated 14/12/2017 and 21/12/2016 may kindly be set aside and the appellant may graciously be reinstated on service.

Respectfully Sheweth:

1. That the appellant is law abiding and peaceful citizen of Pakistan.
2. That the appellant was appointed as "Levy Sepoy" (BPS-05) and since performing their duties. **(Copy of appointment order is attached as Annexure-A)**
3. That the appellant was made a medical leave application, which was allowed by the concerned officials. **(Copy of medical record is attached as Annexure-B)**
4. That on 21/12/2016, the respondent No.2 issued a termination office order against the appellant on account of long absenteeies from duties without permission/application from the competent authority. **(Copy of termination order is attached as Annexure-C)**

5. That the appellant received no show cause notice from the concerned authorities till date.
6. That the appellant filed departmental appeal on 24/05/2017 to the concerned authorities which was dismissed on 14/12/2017 by the respondent No.3. **(Copies of appeal/application and order are attached Annexure-D)**
7. That the appellant is aggrieved from the act of respondents having no other alternate and efficacious remedy, approached to Hon'ble Peshawar High Court, Peshawar by filling writ petition No. 4764-P/2019 which was disposed of on 23/11/2021 with direction that to approach the proper forum for redressal of his grievances. **(Copies of writ petition and order dated 23/11/2021 are attached as Annexure-E)**
8. That the appellant upon the directions of Hon'ble Peshawar High Court, Peshawar filing instant appeal, inter alia, on the following grounds:

GROUND S:

- A. That the punishment awarded by the respondents to the appellant is a capital one, which is against the terms and conditions of Services Rules.

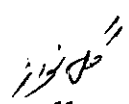
- B. That the act and omission of the respondents are illegal, unlawful, without lawful authority and of no legal effect, hence having no value in the eyes of law for straightway termination order of the appellant.
- C. That the respondents have not treated the appellant in accordance with law, rules and prevailing policy on the subject and have acted in violation of Article 4 and 25 of the Constitution of Islamic Republic of Pakistan 1973 and have violated the rights of the appellant which is unjust, unfair, hence not sustainable in the eye of law.
- D. That the appellant is sole bread earner of his family and having small kids.
- E. That appellant approached to the respondents for redressal of his grievances, but the appellant condemned unheard, hence present service appeal.
- F. That the appellant will raised further legal grounds/points at the time of arguments with kind prior permission of this Hon'ble Tribunal.

For the aforesaid reasons, it is, therefore, humbly prayed that on acceptance of this


service appeal, the orders of the respondents dated 14/12/2017 and 21/12/2016 may kindly be set aside and the appellant may graciously be reinstated on service.

OR

Any other remedy which deems fit by this Honourable Tribunal may also be granted in favour of appellant.


Appellant

Through


Saif Ullah Daudzai
Advocate, High Court,
Peshawar

Date: 08/12/2021

- 6 -

BEFORE THE KHYBER PAKHTUNKHWA SERVICES
TRIBUNAL, PESHAWAR

Service Appeal No. _____/2021

Gul Nawaz.....Appellant

V E R S U S

IGP, KPK and others.....Respondents

AFFIDAVIT


I, **Gul Nawaz (Ex-Levi Official) S/o Said Badshah**
R/o Asif Khel, Paya, Jawaki District Kohat, do hereby
solemnly affirm and declare on oath that the contents of
accompanying **Service Appeal** are true and correct to the
best of my knowledge and belief and nothing has been
concealed from this Honorable court.

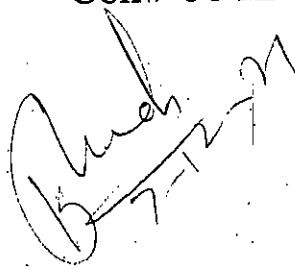
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DEPONENT

CNIC# 22401-8231174-7

Cell# 0332-9389336


Saif Ullah Daudzai
Advocate, High Court,
Peshawar.


7-12-21

Amex "A" (11)

-7-

OFFICE OF THE DISTRICT COORDINATION OFFICER/POLITICAL AGENT FR
KOHAT.

No. SI-551 DCO/PA/LEVY/KT

Dated: 21/10/2012

OFFICE ORDER

In pursuance of FATA Sectt: letter No: CS (F)/N/4-Levies/Concept Paper 2010 dated 9th July, 2010 and on the recommendation of Departmental Selection Committee held on 05-04-2012, the following 43 personnels are hereby appointed against newly created posts of FATA Levy sepoy (BPS.5) with immediate effect subject to the following terms and conditions.

S#	NAME	FATHER NAME	DATE OF BIRTH	ADDRESS
1	Wajid Ullah	Noor Rohman	20.06.93	Paya Fatoh Khel Jawaki FR Kohat.
2	M. Tofail	M. Akhbar	12.09.86	Paya Tatar Khel Jawaki FR Kohat.
3	Dost Hakeem Khan	Arabistan	20.12.90	Dipo Kalay Ghareeb Khel Dar Adam Khel FR Kohat.
4	Manoor	Gul Ameer Khan	15.08.93	Paya Jawaki Behrain Khel Haibat Khel FR Kohat.
5	Khalid Khan	Sepahi Khan	15.02.92	Jawaki Haibat Khel FR Kohat.
6	Akhtar Ali	Khan Abaz	18.09.92	Paya Jawaki FR Kohat.
7	Sajid Khan	Zawar Shah	20.12.92	Paya Tatar Khel Jawaki FR Kohat.
8	Hamid Rehman	Mohd Khan	03.04.93	Shln Dhand Jawaki FR Kohat.
9	Fazal Rehman	Nasir Khan	05.04.90	Shln Dhand Paya Jawaki FR Kohat.
10	Shams Ul Haq	Shor Hasan	23.06.91	Asif Khel, Keemat Khel FR Kohat.
11	Gul Saleem	Said Ameer	10.04.90	Asif Khel Jawaki FR Kohat.
12	Tahir Nawaz	Gul Hawas	09.11.92	Paya Tatar Khel FR Kohat.
13	Umar Khalil	Khan Mohamd	05.05.93	Paya Jawaki FR Kohat.
14	Muhammed Akbar	Ullah Ali	10.10.86	Paya Jawaki Asif Khel FR Kohat.
15	Noor Wali	Kal Behader	05.06.91	Paya Jawaki FR Kohat.
16	Said Nawaz	Gul Nawaz	20.02.86	Paya Jawaki FR Kohat.
17	Mushaq Ahmad	Akram Khan Anali	20.01.92	Shamsha Khel Jawaki FR Kohat.
18	Majid Shakoor	Abdul Sharique	30.04.92	Gharib Khel Paya Jawaki FR Kohat.
19	Gharaeb Nawaz	Shah Wali Khan	12.04.86	Muzafar Khan Meila Sheraki FR Kohat.
20	Azeem Khan	Robal Khan	01.06.91	Gharaeb Khel Jawaki FR Kohat.
21	M. Ibrar	Nasim Khan	11.08.90	Asif Khel Paya Jawaki FR Kohat.

PAGE 1-7

ATTESTED

ATTESTED

	NAME	FATHER NAME	DATE OF BIRTH	ADDRESS
49	Gul Nawaz	Said Badshah	30.07.92	Asif Khel Paya Jawaki FR Kohat.
50	Noor Saleem	Abdul Hakeem	15.08.86	Paya Hasham Khel Paya Jawaki FR Kohat.
51	Shakeel Khan	Jalat Shah	11.06.92	Paya Jawaki Hasham Khel FR Kohat.
52	Jahanzeb	Haq Nawaz	02.05.92	Ghareeb Khel Jawaki FR Kohat.
53	Sadam Hussain	Manzoor Khan	04.02.91	Ghareeb Khel FR Kohat
54	Allah Noor	Ajab Noor Afridi	10.02.93	Ghareeb Khel Dipo Kalay FR Kohat.
55	Fahim Ullah	Aman Ullah	12.02.91	Chatar Manderi Paya Jawaki FR Kohat.
56	Abdul Hallin	Said Rehman	01.01.91	Paya Bohram Khel FR Kohat.
57	Noor Qadir	Raza Ullah Khan	25.10.92	Paya Jawaki FR Kohat.
58	Khan Muhammad	Sher Muhammad	08.06.90	Shin Dhand FR Kohat.
59	Mudasir Khan	Fazal Samad	12.04.92	Haibat Khel Jawaki FR Kohat.
60	Ahmad Khan	Badshah Khan	02.01.93	Ghareeba Jawaki FR Kohat.
61	Mehboob Rohman	Abdul Rehman	10.02.94	Ghareeba Jawaki FR Kohat.
62	Farhad Ali	Aziz Khan	01.01.90	Paya Bohram Khel FR Kohat.
63	Shah Faisal	Nobat Khan	12.06.88	Fateh Khel Paya Jawaki FR Kohat.
64	Hidayat Ullah	M.Nazir	02.12.91	Landiwal Paya Jawaki FR Kohat.
65	Muhammad Haidar	Zain Akbar	25.03.91	Paya Asif Khel Jawaki FR Kohat.
66	Zahid Badshah	Zar Badshah	03.01.82	Towr Chaperi Kheji Khel Dipo Adam Khel FR Kohat.
67	Abdul Wahab	Gulzar Hussain	01.06.86	Jawaki FR Kohat.
68	Muhammad Niaz	Munawar Khan	02.02.05	Village Mazeed Khel Sheraki FR Kohat.
69	M.Rafiq	Zai Moolan	13.04.88	Amal Khel Sheraki FR Kohat.
70	Shakir Ullah	Naseem Gul	03.05.87	Sheraki FR Kohat.
71	Mahib Ullah	Wajid Khan	01.08.92	Sheraki FR Kohat.
72	Gul Nawaz	Said Badshah	30.07.92	Asif Khel Paya Jawaki FR Kohat.
73	Amin Khan	Gul Aman	16.04.88	Paya Fateh Khel FR Kohat.
74	M.Adil	M.Ismail	01.04.87	Sheraki FR Kohat.

ATTESTED

to the undersigned

 Attestation


ATTESTED

	NAME	FATHER NAME	DATE OF BIRTH	ADDRESS
137	Suleman Anici	Ajib Noor Anici	01.01.91	Heibet Khet Charsel, Khet
138	Bakht Rehman	Noor Anici	15.03.93	Dara Adam Khet FR Kohat.
139	Abdul Wahid	Mohamed Khan	12.11.89	Paya Jarwaki FR Kohat.
140	Naseer Khan	Qasim Khan	1993	Izal Khet Paya Jarwaki FR Kohat.
141	Habib Rehman	Muzaffer Khan	02.03.91	Tarqi Ismail Khet FR Kohat.
142	Kamran Khan	Abdul Rehman	03.12.92	Jafar Chohan Khet FR Kohat.
143	Badal Ali	Amir Ali	12.01.95	Shoriki Mulbaralk Khet FR Kohat.

-9-

Terms & Conditions:

1. The above appointment is on Regular/ Contract basis and liable to termination at any time without any notice and all selected personnel of the force shall remain on probation for a period of one year extendable by further period of one year.
2. Their services will be governed by the relevant rules/Laws promulgated by the Govt. from time to time for the category of employees.
3. They will be entitled for pension as per prevailing Government Rules.
4. They will have to produce health and age certificate from District Head Quarter Hospital K.D.A Kohat.
5. No person who is married to a foreign national shall be eligible for appointment in the Force. All personnel will provide non marriage certificate with foreign national to Assistant Political Agent FR Kohat.

[Signature]
 District Coordination Officer/
 Political Agent FR Kohat

End: of given No. & date.

1. The Section officer (N) Law & Order Deptt; PATA Secretariat Warsak Road Peshawar for information. With reference to his letter referred above.
2. The Assistant Political Agent FR Kohat for information.
3. The District Comptroller of Accounts, Kohat.
4. The PA to District Coordination Officer Kohat.
5. Official Concerned.

[Signature]
 District Coordination Officer/
 Political Agent FR Kohat

ATTESTED
[Signature]
 to be verified by
 Authority

ATTESTED

Annex "B"

DHS - 02 (B)

OUT DOOR PATIENT TICKET

District FR Kohat CRP No: _____

Facility Name _____

Name _____ Age: 23 Sex: M

Father's/Husband's Name محمد

Monthly OPD Serial No. 2461

Provisional Diagnosis: _____

Date	Clinical Findings / Investigations / Treatment /	Test Findings
8/8/16	fo Bacteriae	
	* Cap Ciproxlin +1	
	Sup Lysovit	
	Tab Paracetamol	
	Tab Voltaren ER	
	Ad Rest for 1 week up to 8/8/2016	

DHISA DISTRICT HEALTH INFORMATION SYSTEM



APPROVED
10/08/2016

ATTESTED

DISTRICT HEADQUARTER HOSPITAL KDA KOHAT

CPD# 2461
8/8/2016

MEDICAL LEAVE CERTIFICATE

Signature of Patient. Gul Nawaz

After careful personal examination of the case hereby certify that

Mr/Mrs. Gul Nawaz Desig: Sery

Dept: Levy in our signature is given above is suffering from Bacterial and I advised rest for 01 week

w.e.f. 8/8/2016 to 14/8/2016 is absolutely necessary for the restoration of his/her health.

[Faint stamp and signature]

[Signature]
Medical Officer
District Hospital KDA Kohat

[Signature]
ATTESTED

**GOVERNMENT OF KHYBER PAKHTUNKHWA
DISTRICT HEAD QUARTER HOSPITAL KDA KOHAT**

MEDICAL FITNESS CERTIFICATE

Certified that Mr./Ms. Gul Nawaz serving in senry
has been re-examined today on dated 14/9/16 in this hospital.

In my opinion he/she is Physically/Medically FIT to resume his/her duty w.e.f. 15/9/16

ATTESTED
[Signature]

[Signature]
DOCTOR'S SIGNATURE
DHQ TEACHING HOSPITAL
KOHAT
Medical Hospital
DHQ Teaching Hospital
Kohat

[Signature]
ATTESTED

Ansari

**OFFICE OF
DEPUTY COMMISSIONER / POLITICAL AGENT,
FR KOHAT**

No. 1120 DC/KT/Levy Sec:

Dated: 21/12/2016.

OFFICE ORDER

In pursuance of Rule.10 Schedule -III (9) of Levy Rules 2013 and recommendation of APA FR Kohat vide letter No.898/FRK/PS/Levies dated 06-10-2016, the services of the following Levy personnel are hereby terminated with immediate effect due to long absent from duty till date without permission/application from the competent authority detail mentioned below in front of everyone.

Three Notices/Show cause has already been served to them through their home address vide No.1048 DC/KT/Levy Sec Dated 11.11.2016, No. 1066-72 DC/KT/Levy Sec dated 22.11.2016 and No. 1093-99 DC/KT/Levy sec dated 30.11.2016 but no reply/response received so for.

S.No	Name	Father Name	Designation	Date of Absent
1.	Niaz Muhammad	Muhammad Jan	Levy Sepoy	27-05-2016
2.	Safi Ullah	Wazir Rehman	Levy Sepoy	02-08-2016
3.	Gul Nawaz	Said Badshah	Levy Sepoy	09-08-2016
4.	Akhter Muhammad	Sadceq Khan	Levy Sepoy	13-04-2016
5.	Mir Akbar	Muhammad Aman	LNK	20-06-2016

/

**Deputy Commissioner
Kohat.**

Endst: No. & Date Even.

1. The Assistant Political Agent FR Kohat.
2. The District Accounts Officer, Kohat.
3. AO DC Office Kohat.
4. Levy Assistant, with direction to stop the salary of above Levy personnel & make the entries in the service book.
5. Officials Concerned.

ATTESTED
to the Deputy
Assistant

hama
Deputy Commissioner,
Kohat.

ATTESTED

خدمت صاحب سیکرٹری لاء اینڈ آرڈر ڈیپارٹمنٹ خانہ سیکرٹری میں درج شدہ درخواست

عنوان درخواست بھراہ عالی ملحدت

مردانہ گزارش ہے کہ میں ایف۔ آر۔ جی۔ ڈی۔ لیوی فورس میں 2012 سے اپنی ڈیوٹی سر انجام دے رہا ہوں مگر اگست 2016ء میں کچھ دن بیمار ہو گیا اور باقاعدہ طبی معائنے کے بعد درخواست دے دی تھی جو کہ منظور ہوئی تھی۔ سیکرٹری سرٹیفکیٹ لف ہے۔ مگر اس کے بارہ روز بعد ڈیوٹی سے دسمبر 2016ء میں ہر حالت کر کے فارغ کر دیا گیا۔ جبکہ جسے اس وقت یہ معلومات نہیں تھی کہ ہر حالت کی صورت میں فوجی سیکرٹری لاء اینڈ آرڈر کو درخواست دینی چاہیے۔


لینڈ صاحب کی خدمت میں عاجزانہ التماس ہے کہ مجھے ایسی تدبیریں پر عمل کر کے منظور فرمائیں میں بہت بے بسیاں دعاؤں میں ہوں گا۔

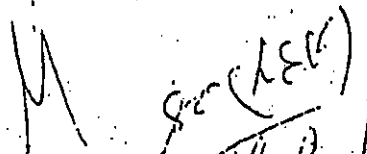
سرفراز
الغرض!

نگل نواز دار سید بادشاہ شاہ لیوی فورس سکھ چوکی این۔ آر۔ جی۔

ATTESTED
to be a copy
of the original

ATTESTED No. 3458829652 D.S L





Accounts Officer
No. 3683/24.5.17

(1864)
7/11/5

BEFORE THE APPELLATE AUTHORITY / SECRETARY (LAW & ORDER)

(22) Annex 1
- 15

Title: Ex-Levy Sepoy Gul Nawaz..... Applicant

Vs

Deputy Commissioner/Commandant FR Kohat..... Respondent

ORDER No.CSF/N/4-Levy/Appeal/

The applicant filed the instant

against his termination order dated 21.12.2016, issued by DC/Commandant Kohat levy force. Respondent has submitted their para-wise comment:

Relevant record of the case perused minutely which transpired that the applicant namely Gul Nawaz was reported absent from duty without any intimation and prior permission/leave approval from the Commandant/competent authority. Necessary Show cause notices were also issued and served upon the applicant. The applicant contended that he was ill and got proper leave permission. He appended DHQ hospital KDA OPD-Chit as proof, the same was sent for verification which was returned as un-verified as per hospital record. Furthermore the said appeal is filed after a lapse of 05 month, hence, badly time barred under the Federal Levy Force (amended) Service Rules, 2013.

Above in view, appeal of the appellant is hereby filed and Deputy Commissioner FR Kohat order No. 1120DC/KT/Levy Sec: dated 21.12.2016 is upheld.

Announced
14.12.2017

ATTESTED

Secretary (Law & Order)/
Appellate Authority

ATTESTED

10/12/2017

Annex(E)

- 16 -

IN THE PESHAWAR HIGH COURT, PESHAWAR

W.P No. _____/2019



1. Gul Nawaz S/o Said Badshah

2. Safi Ullah S/o Wazir Rehman

Both residents of Asif Khel, Paya, Jawaki District
Kohat.....**Petitioners**

V E R S U S

1. Government of Khyber Pakhtunkhwa through Chief
Secretary, Civil Secretariat Peshawar.

2. Secretary Home, Government of Khyber
Pakhtunkhwa, Civil Secretariat Peshawar.

3. Deputy Commissioner Officer, Kohat

.....**Respondents**

**WRIT PETITION UNDER ARTICLE 199
OF THE CONSTITUTION OF ISLAMIC
REPUBLIC OF PAKISTAN, 1973**

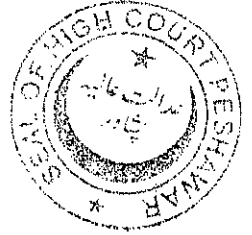
Respectfully Sheweth:

1. That the petitioners are law abiding and peaceful
citizens of Pakistan.

ATTESTED
EXAMINER
Peshawar High Court

-17-

PESHAWAR HIGH COURT PESHAWAR
FORM "A"
FORM OF ORDER SHEET



Date of Order or Proceedings	Order or other Proceedings with Signature of Judge or that of parties or counsel where necessary
2	3
23.11.2021	<p><u>WP No. 4764-P/2019.</u></p> <p>Present:</p> <p style="padding-left: 40px;">Mr. Saif Ullah Daudzai, Advocate for petitioners.</p> <p style="padding-left: 40px;">Mr. Mohammad Riaz AAG for respondents.</p> <p style="text-align: center;">*****</p> <p><u>ROOH-UL-AMIN KHAN, J:-</u> Through this common order we proposes to decide this and the connected WP No. 4989-P/2020 as a similar question of law and fact is involved therein.</p> <p>2. Through the instant and the connected constitutional petition under Article 199 of the Constitution of Islamic Republic of Pakistan, 1973 petitioners Gul Nawaz, Safi Ullah and Sardar Ali Ex- Levy Sepoys respectively, seek their reinstatement in service who have been dismissed from service on account of absence from duty.</p> <p>3. Heard. Without entering into merit of the case, lest it may prejudice the case of either side,</p>

Kashif Saif

ATTESTED
EXAMINER
Peshawar High Court

suffice it to say that the employees of Levy Force have been declared civil servants. Admittedly petitioners are the employees of Levy force and their grievance pertain to terms and conditions of service for which Service Tribunal has been established under Article 212 of the Constitution of Islamic Republic of Pakistan, 1973 having the exclusive jurisdiction in matters pertaining to terms and conditions of civil servants, whereas under Article. *ibid* jurisdiction of this Court is expressly barred.

4. Resultantly the instant and connected WP No: 4989-P/2020 titled Sardar Ali ..vs..Government of Khyber Pakhtunkhwa etc. being not maintainable stand dismissed. However, the petitioners would be at liberty to approach the proper forum for redressal of their grievance, if so desire.

Announced on;
23rd of November, 2021

SENIOR PUISNE JUDGE

JUDGE

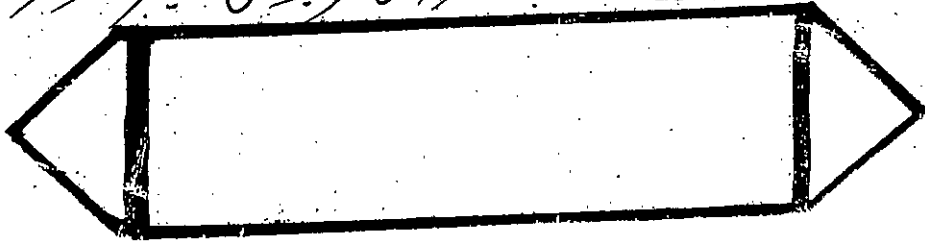
[Handwritten Signature]
Chief Justice
 Federal Shariat Court
 Islamabad

Mr. Justice Rooh-Ul-Amin Khan & Mr. Justice S.M Attique Shah

No. 16879
 Date of Presentation of Application 07/12/21
 No of Pages 3
 Copying fee 1
 Total 12 -
 Date of Preparation of Copy 07/12/21
 Date of Delivery of Copy 07/12/21

07 DEC 2021

بعد الت جناب سرور میں شریبونیل ضمیر دیکھتو خواہ پناہ



مرکز 2021ء جناب

گل نواز بیٹا ام آئی جی پی وٹیم

موزخہ
مقدمہ
دعویٰ
جرم

باعث تحریر آنکھ

مقدمہ مندرجہ عنوان بالا میں اپنی طرف سے واسطے بیرونی وجوہات وہی دیکھ کر کاروائی متعلقہ
آن مقام سید اختر داؤد زئی ایڈووکیٹ کیلئے۔
مقرر کر کے اقرار کیا جاتا ہے۔ کہ صاحب موصوف کو مقدمہ کی کل کاروائی کا مکمل اختیار ہوگا۔ نیز
دیکھ صاحب کو رضی نامہ کرنے و تقرر ثالثہ فیصلہ بر حلقہ دینے جو اب وہی اور اقبال دعویٰ اور
بصورت ڈگری کرنے اجراء اور وصولی چیک در و سپیہ عرضی دعویٰ اور درخواست ہر قسم کی تصدیق
زرائیں پر دستخط کرانے کا اختیار ہوگا۔ نیز صورت عدم بیرونی یا ڈگری یا یکطرفہ یا اپیل کی برآمدگی اور منسوخی
نیز دائر کرنے اپیل نگرانی و نظر ثانی و بیرونی کرنے کا اختیار ہوگا۔ از بصورت ضرورت مقدمہ مذکور
کے کل یا جزوی کاروائی کے واسطے اور دیکھ یا مختار قانونی کو اپنے ہمراہ یا اپنے پیمانے تقرر کا اختیار
ہوگا۔ اور صاحب مقرر شدہ کو بھی وہی جملہ مذکورہ باختیارات حاصل ہوں گے اور اس کا ساختہ
پرواختہ منظور قبول ہوگا۔ دوران مقدمہ میں جو خرچہ ہر جانب التوا سے مقدمہ کے سبب سے ہوگا۔
کوئی تاریخ پیشی مقام دورہ پر ہو یا حدیث باہر ہو تو دیکھ صاحب پابند ہوں گے۔ کہ یہ دعویٰ
مذکورہ کریں۔ لہذا اوکالت نامہ لکھ دیا کہ مندر ہے۔

المترجم 08 ماہ دسمبر 2021ء

المقام کے لئے منظور ہے۔

گل نواز و سید باجسہ آصف ضیق جلیان و گیارہ