### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUAL,

Appeal No. 1336/2018

Date of Institution ... 23.10.2018

Date of Decision ... 13.02.2019

Muhammad Rehman, Assistant DC's Office, Buner.

(Appellant)

### **VERSUS**

Chief Secretary Khyber Pakhtunkhwa, Peshawar and 3 others.

... (Respondents)

### Present.

MR. JAVED IQBAL GULBELLA,

Advocate. ... For appellant

MR. KABIRULLAH KHATTAK, ... For respondents

Addl. AG

MR. HAMID FAROOQ DURRANI, ... CHAIRMAN

MR. AHMAD HASSAN, ... MEMBER

### **JUDGMENT**

#### HAMID FAROOQ DURRANI, CHAIRMAN:-

- 1. The appellant, herein-above, is aggrieved of notification No. 27057 dated 09.07.2018 issued by respondent No. 3, whereby, he was repatriated to his parent office.
- 2. Admittedly, the appellant is an Assistant and was performing duties as Naib Tehsildar on current charge basis when the impugned order was passed. On 25.01.2019, the instant matter was adjourned to avail the outcome of

appeals pending before a Division Bench of this Tribunal involving similar proposition. The said appeals (No. 1113/2018 and 10 others) were decided on 25.01.2019, wherein, it was, inter-alia, noted that the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989 provided that even acting charge appointment shall not confer any vested right upon a civil servant. Further, nothing was contained in rules about the current charge basis. The appeals were, therefore, dismissed. Needless to note that in the conclusion part of the judgment it was noted that the appellant therein was basically Assistant of the office of Commissioner, Peshawar and due to non-availability of regular Tehsildar, posted as Tehsildar on current charge basis in exigencies of service to ensure uninterrupted continuation of official duty.

3. In view of the verdict referred to herein-above, the appeal in hand does not merit acceptance and is accordingly disposed of. Parties are left to bear their own costs. File be consigned to the record room.

AHMAD HASSAN) MEMBER (HAMID FAROOQ DURRANI) CHAIRMAN

ANNOUNCED 13.02.2019

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S.No.	Date of order/proceedings	Order or other proceedings with signature of Judge or Magistrate and that of parties where necessary.
· 1	72	3
	:	Present.
	13.2.2019	Mr. Javed Iqbal Gulbela, Advocate For appellant Mr. Ziaullah, Deputy District Attorney, For respondents
		Vide our detailed judgment of today, the appeal in hand does not merit acceptance and is accordingly disposed of.
		Parties are left to bear their respective costs. File be consigned to
		the record room.  Chairman  Chairman
		ANNOUNCED 13.2.2019

Counsel for the appellant present.

States that appeal involving identical issue is fixed for preliminary hearing on 25-1-19.

Let instant matter be also posted to the said date.

Chäirman

25,1,2019

Counsel for the appellant present.

It is stated at the bar that cases involving similar proposition are fixed before a Division Bench today.

Adjourned to 13.02.2019 in order to avail the decision of appeals before the D.B.

Chairmah

## Form- A FORM OF ORDER SHEET

Court of			
		•	
Case No.	 1336		

-	Case No	1336 <b>/2018</b>
S.No.	Date of order ( proceedings	Order or other proceedings with signature of judge
1	2	3
1-	23/10/2018	The appeal of Mr. Muhammad Rehman presented today by
		Mr. Javed Iqbal Gulbella Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.  REGISTRAR
2-	17-11-2018	This case is entrusted to S. Bench for preliminary hearing to
		be put up there on $27-11-18$
		CHAIRMAN
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2	_	Junior to counsel for the appellant present and seek urnment as senior counsel for the appellant is not indicate. Adjourn. To come up for preliminary hearing of
	11.0	1.2019 before S.B
		Member
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### BEFORE THE HONBLE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

In Re S.A 1336 /2018

### Muhammad Rehman

### **VERSUS**

Chief Secretary Khyber Pakhtunkhwa Peshawar and Others

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Dated: 22/10/2018

Appellant

Through

JAVED IQBAL GULBELA

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SAGHIR TQBAL GULBELA

Advocate High Court

Peshawar.

Off Add: 9-10A Al-Nimrah Centre, Govt College Chowk Peshawar



### BEFORE THE HONBLE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

In Re S.A 1336 /2018

Khyber Pakhtukhwa Service Telhunul 1556

Muhammad Rehman, Assistant DC's Office, Buñir 23/10/2018

-----(Appellant)

### **VERSUS**

- 1. Chief Secretary Khyber Pakhtunkhwa Peshawar R/o Khyber Pakhtunkhwa at Civil Secretariat Peshawar.
- 2. Board of revenue Khyber Pakhtunkhwa through Senior Member Board of Revenue Khyber Pakhtunkhwa Peshawar.
- 3. Senior Member Board of Revenue Khyber Pakhtunkhwa Peshawar.
- 4. Commissioner Mardan Division Mardan.

 $\cdots \cdots (Respondents).$ 

ay ir SERVICE APPEAL U/S 04 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT 1974 AGAINST THE IMPUGNED NOTIFICATION NO. 27057 DATED 09/07/2018 OF THE OFFICE OF THE SENIOR MEMBER BOARD OF REVENUE, KHYBER PAKHTUNKHWA PESHAWAR WHEREBY THE APPELLANT WAS REPATRIATED TO HIS PARENT OFFICE

### Respectfully Sheweth

That the Appellant is performing his duties
 as Tehsildar on Current Charge Basis.
 (CCB).

- 2. That the Appellant is being subject to persistent acts of discrimination on continuous basis and turned to be into shuttle cocks as without observing the normal tenures of posting and transfer, the Appellant is transferred and posted again and again.
- 3. That this was the background that yet another, herein impugned Notification No. Estt.:I/P/T/27057 dated 09/07/2018, the Appellant was repatriated to his parent office in an illegal, discriminatory, void, and unwarranted manner. (Copies of the impugned office order dated 09/07/2018 is annexed as annexure "A")
- 4. That before passing on to the grounds of the instant Petition, it is pertinent to mention that the Appellant is holding the substantive pay scale of Assistants (BPS-16), but having the ability and potential, otherwise eligible as well, have been

transferred and posted as Tehsildar on Current Charge Basis (CCB), wherein his rights is protected and governed by Rule-9 of the Transfer, Promotion and Appointment Rules 1989.

- of any transfer and posting order in 3 years while in the last one year, more than 04 times the transfer orders of the Appellant were issued which is against the fundamental rights and highly discriminatory in nature.
- 6. That feeling aggrieved the appellant preferred departmental appeal, which remained pending without any decision upon. (Copy of the departmental appeal is annexed as annexure "B")
- 7. That the Appellant was repatriated to his parent office while the favorities and blue

eyed were simply transferred and posted to other field duties at the same time in sheer discrimination.

8. That feeling aggrieved and having no other expeditious remedy available, the Appellant approaches this Hon'ble Tribunal for recognition, enforcement and acknowledgment of his rights upon the following grounds inter alia:-

### **GROUNDS:**

A. That the Appellant is a naturally born bonafide citizen of the Islamic Republic of Pakistan and is fully and equally, on equality basis, entitled to all basic and fundamental rights as enshrined in the fundamental law of the land, interpreted, guaranteed and enforced by the laws of the land and discrimination alongwith unfettered exercise of discriminatory

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powers by an authority or office is always been deplored, deprecated and depreciated by superior Courts of the land.

- B. That persistent orders of transfer and posting of any Civil Servant/Government servant is always hazardous and injurious to the Potential and capabilities of the such civil servant /Government servant and has always been depreciated and discouraged by the Superior Courts, being always held as violation to fundamental rights and not solely to the service rights.
- C. That the impugned transfer and posting orders is highly discriminatory ones and at the same time the repatriating of the Appellant to his parent department without any rem and reason and without observing the law on subject while all the blue eyed ones were posted and transferred

to their favourite places of posting and were left in field is highly discriminatory and void and amount to falling of the bolt from the blue upon the Appellant.

- D. That such reshuffling on such higher scale and that too whom infested with malicious intentions, this at moment when the General Elections is to be highly held in nigh future give rise to many questions as the removed of officials at the helm of powers having influential characters which can be availed by candidates of election campaign and for whose appeasement this reshuffling at this crucial moment of this higher scale has been carried is unwarranted and void.
- E. That without going in to minute details it would be suffice to mention here that persons who is holding same positions of

responsibility on Current Charge Basis to other field offices instead of repatriating all the officials working on CCB to the parent department and thus only the Appellant were subject to unfettered discrimination and even only on this score both the impugned office orders is void and illegal.

- F. That the normal tenure of transfer and posting can only be allowed to be left in are and exceptional cases and that to in a defined public interest. But here the Appellant have repeatedly been transferred, transferred and transferred for no reasons, which is certainly not a good omen.
- G.That posting and transferring any Civil
  Servant/Government Servant on Current
  Charge Basis is a defined mechanism of
  service laws and a procedure is detailed in

Esta Code while the accrued rights, accrued thereupon, is fully protected under the same code whose details is provided under rule 9 of Transfer, Promotion and Appointment Rules of 1989. But here the situation is volte-face and the Appellant is repatriated to parent department without any justification and the same tantamount to violation of not only service laws but as well as fundamental law.

- H.That no one can be condemned unheard, nor anyone can be condemned for no wrong.
- I. That from every angle and perspective the impugned transfer and posting orders is illegal, discriminatory, void, unwarranted, vexatious, unlawful and is liable to be cancelled and set aside.

J. That even the appellant authority dismissed the departmental appeal and that too without any speaking order and cogent reasons.

K. That any other ground no raised here may graciously be allowed to be raised at the time of arguments.

It is, therefore, most humbly prayed that on acceptance of the instant appeal, the impugned notification NO. Estt:I/P/T/27057 dated 09/07/2018 and of the office of Senior Member Board of Revenue may graciously be cancelled and set aside and if the same is not feasible in the circumstances then the same impugned Notification and office order may graciously be modified to the extent of the Appellant and his names be struck off/ deleted from the list of transferred Tehsildar and be left at his places of serving/posting and even if the same is not feasible then the Appellant be posted and transferred in the same capacity of Tehsildar on Current Charge Basis likewise others of the same

impugned transfer and posting orders/Notification.

Any other relief not specifically asked for may also graciously be extended in favour of the Appellant in the circumstances of the case.

Dated: 22/10/2018

Appellant

Through

JAVED IQBAL GULBELA

SAGHIR IQBAL GULBELA

Advocate High Court Peshawar.

### NOTE:-

The appellant had initially filed writ petition before the August High Court Peshawar as but that was withdrawn to file the instant appeal before this Hon'ble Tribunals.

Advocate.

### 11

### BEFORE THE HONBLE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

0In Re S.A	/2018
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Muhammad Rehman

### **VERSUS**

Chief Secretary Khyber Pakhtunkhwa Peshawar and Others

### **AFFIDAVIT**

I, Muhammad Rehman, Assistant DC's Office, Bunir, do hereby solemnly affirm and declare that all the contents of the accompanied appeal is true and correct to the best of my knowledge and belief and nothing has been concealed or withheld from this Hon'ble Tribunal.

DEPONENT

MA

Identified By Javed Iqbal Gulbela Advocate High Court Peshawar.

### (12)

### BEFORE THE HONBLE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

In Re	• C.M No# _	/ 2018
In Re	S.A	/2018

### Muhammad Rehman

### **VERSUS**

Chief Secretary Khyber Pakhtunkhwa Peshawar and Others

APPLICATION FOR SUSPENSION OF THE IMPUGNED NOTIFICATION DATED 09/07/2018.

### RESPECTFULLY SHEWETH.

- 1. That the petitioner is filing the accompanying appeal, the contents of which may graciously be considered as integral part and parcel of the instant petition.
- 2. That prima facie case exist in favour of the Petitioner.
- 3. That if the impugned notification as mentioned above is not suspended the Petitioner will suffer irreparable loss.
- 4. That balance of convenience is also lies in favor of Petitioner and his quite sanguine of his success.
- 5. That in the given circumstances the suspension of operation of the impugned notifications are indispensible.

It is, therefore, most humbly prayed that on acceptance of the instant petition the operation of the impugned notification for as mentioned above may kindly be suspended till the final disposal of the accompanying appeal.

Any other relief not specifically asked for may also graciously be extended in favour of the petitioner in the circumstances of the case.

Dated: 22/10/2018

<u>-</u>₩ Appellant

Through

JAVED IQBAL GULBELA

SAGHIR IQBAL GULBELA

Advocates High

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Court

Peshawar

## BEFORE THE HONBLE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

In Re S.A /201	ie S.A	/20	ΙS
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Muhammad Rehman

### **VERSUS**

Chief Secretary Khyber Pakhtunkhwa Peshawar and Others

### **AFFIDAVIT**

I, Muhammad Rehman, Assistant DC's Office, Bunir, do hereby solemnly affirm and declare that the contents of the Instant application are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.

**DEPONENT** 

Identified By

JAVED ÍQBAL GULBELA

Advocate High Court Peshawar

# (15)

### BEFORE THE HONBLE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

In Re S.A	/2018
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### Muhammad Rehman

### **VERSUS**

Chief Secretary Khyber Pakhtunkhwa Peshawar and Others

### **ADDRESSES OF PARTIES**

### APPELLANT.

Muhammad Rehman, Assistant DC's Office, Bunir

### **RESPONDENTS:**

- 1. Chief Secretary Khyber Pakhtunkhwa Peshawar R/o Khyber Pakhtunkhwa at Civil Secretariat Peshawar.
- 2. Board of revenue Khyber Pakhtunkhwa through Senior Member Board of Revenue Khyber Pakhtunkhwa Peshawar.
- 3. Senior Member Board of Revenue Khyber Pakhtunkhwa Peshawar.

4. Commissioner Peshawar Division Peshawar.

Dated: 22/10/2018

Appellant

Through

JAVED IQBAL GULBELA

SAGHIR IQBAL GULBELA

Advocate High Court

Peshawar.

### GOVERNMENT OF KIIYBER PAKHTUNKHWA BOARD OF REVENUE REVENUE & ESTATE DEPARTMENT

l'eshawar dated the 09/07/2018

### NOTIFICATION

No.1:ME/19/1 (27057) In pursuance to the concurrence of the Election Commission of Pakistan convyed through letter No. F.2(18)/2018-Cord., dated 05.07.2018, the Competent Authority is pleased to order the posting / transfer amongst the following Tehsildars with immediate effect and in public interest:-

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	3.	Mr.	Miraj					Inspector Stamps Peshawa
- 1		Muhammad	=	Tehsil	dar Shab	gadar		<del></del>
- 1	4.	Mr. Altab Ahai						Tehsildar Pabbl.
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Daudzay Jaw Chamber Advocate High Court Peshawar Mob: 1345-9405501

JAVED LOBAL Gul Bela

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3	1. Mr. Afsar Khan	Tehsildar Havilain	Tehsildar Lower Tanwal
3	2. Mr. Saadat Hussain	Tehsildar Khanpur	Tobribles Allet Day
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41.	Mr. Munawar Shah		vacant post
42.	Mr. Afzal Khan	Tehsidar Khadukhel	Tehsildar Khwazakhela
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54.		1000	<u>!                                      </u>
54.	Mr. Sher Ali	Inspector Stamps Swat	Tehsildar Kabal
		Inspector Stamps Swat Tehsildar Jehangera Awaiting posting in co	Tehsildar Kabal Tehsildar Liulko Chitral

JAVED JOBAL Gul Bela Daudza Law Chamber Advocate High Court Peshawar Mob. (345-9405501

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58.	Mr. Ghani Rehman Assistant	Tehsildar (CCI Chamarkand Bajaur	Renatriated
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61.	Mr. Muliammad Riaz Mr. Shafqat Ihsan Assistant	PT FR Kohai Tehsildar (CCB) Thall	PT FR Kohat PT Lower Orakzal
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	Mr. Abudi Karim Assistant	Tehsildar (CCB) Hangu	Tebsildar Hangu Repatriated to his parent office
64. 65.	Mr. Aminullah	Tehsildar Domail	<b></b>
	Mr. Shafqatullah Assistant	Tehsildar (CCB)	Repatriated to his parent office
66.	Mr. Hakim Ali	Sub Registrar (CCB) DI	Repatriated to his parent office
57. 58.	Mr. Sajid Saleem	Khan NT Tank	<del></del>
<del>~</del> . 9.	Mr. Moleed Alam	PT (CCB) Datta Khel	Sub Registrar DI Khan
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	Mr. Muhammad Ayaz	training Upon completion of	Tehsildar Balakot
2	Mr. Rahamdullah	training	
5. j	Mr Shald	PT (CC8) Mirali	Political Tehsildar Dosalli. Repatriated to his parent office

Hy Order Of Senior Member

### No.Esti:1/57/95/2017/27058-77

Copy forwarded to the:-

- 1. Election Commission of Pakistan with reference to his letter No. F.2(18)/2018-
- 2. Additional Chief Secretary FATA, Fata Secretariat, Khyber Pakhtunkhwa. 3. Accountant General, Khyber Pakhtunkhwa Peshawar.
- 4. Cumnissioners of the respective Divisions.
- 5. PSO to Chief Secretary, Khyber Pakhtunkhwa.
- 6. Deputy Commissioners of the respective Districts including Tribal Districts. 7. Director Information Khyber Pakhtunkhwa, Peshawar.
- 8. District Accounts Officers of the respective Districts.
- 9. Officers / Officials concerned.
- 10. Personal Files.

JAVED IQBAL. Gul Bela Daudzai Law Chamber Advocate Man Court Peshawar Moje: 4845-9405501

(19) Arrib

To,

The Worthy Chief Secretary, Khyber Pakhtunkhwa, Peshawar.

Subject:

DEPARTMENTAL APPEAL AGAINST
IMPUGNED OFFICE ORDER AGAINST
ESTT:I/P/T/27057 DATED 09/07/2018 OF THE
OFFICE OF SMBR, KHYBER
PAKHTUNKHWA.

Respected Sir,

In reference to the impugned repatriation subject cited above, the appellant very humbly submits the instant departmental appeal for cancellation of the same, to the following effect.

- 1. That the appellant is infact an assistant (BPS-16) and because of his whetted skills and pragmatic professionalism the Petitioner has been appointed as Tehsildar on current charge basis (CCB).
- 2. That after becoming Tehsildar on CCB the Petitioner has been posted at different stations and never ever there has ever been any complaint against the appellant.

JAVED IQB AL Gui Bela Daudza Lay Chamber Advocate High Court Peshawar Mob. 0345-9405501

- 3. That inspite of the fact that Petitioner has never left any stone unturned in performance of his duties and there has never ever been any complaint against the appellant, the appellant has repeatedly been made subject to unwarranted series of illegal transfer orders, without observing the normal tenure of transfer and posting.
- 4. That in this series of unwarranted transfers, the last one being the instant impugned notification dated 09/07/2018 whereby the appellant is illegally been repatriated to his parent office.
- 5. That the impugned repatriation order is illegal, void, unwarranted, unlawful and a classical example of arbitrary exercise of discretionary power and is liable to be cancelled.
- 6. That only impugned repatriation order is illegal and against the normal tenure of transfer and posting but at the same time many other appellant colleagues has been posted again as Tehsildars, while the appellant is condemned.

JAVED IOBAL. Gul Bela Daudza Law Chamber Advocate High Court Peshawar Mot: 0145-9405501

It is therefore humbly requested that on of the instant departmental acceptance appeal, the impugned notification No. I/P/T/27057 dated 09/07/2018 of the office of member board of revenue senior graciously be cancelled and if the same is not feasible in the circumstances then the same be modified to the extent of the appellant and name of the appellant be struck down from the impugned list and be allowed to continue to serve as Tehsildar/(CCB) at his own place.

Appellant

Muhammad Rehman

Tehsildar/

(CCB)

Shangla

Dated: 16/07/2018

JAVER IQBAL Gul Bela Daudza Law Chamber Advocate High Court Peshawar Mob: d345-9405501

### NOTIFICATION.

No. Estt://PF/Muhammad Younas/

The Competent Authority is pleased to order

the following posting / transfer amongst Tehsildars with immediate effect and in public interest:-

!	S No.		From	To
	1,	Muhammad Younas	Awaiting posting in Board	Services placed at the
		Assistant working as	of revenue.	disposal of Commissioner
		Tehsildar (CCB)	, in the second	Malakand Division Saidu
				Sharif Swat
/	2.	Muhammad Rehman	Assistant of the Office of	Services placed at the
			Deputy Commissioner	disposal of Commissioner
			Buner.	Malakand Division Saidu
				Sharif Swat.

By Order of Senior Member

No. Estt://PF/Muhammad Akram / 14 788-92

Copy forwarded to the:-

- 1. Commissioner Malakand Division Saidu Sharif Swat.
- 2. Deputy Commissioner of the respective District.
- 3. District Accounts Officer of the respective District.
- 4. P.S to Senior Member Board of Revenue.
- 5. Officials concerned.

JAVED 108 /L Gul Bela Daudzai Vay Chamber Advocate High Court Peshawar Mob. 0346-9405501 Assistant Secretary (Esti:)

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#### OFFICE OF THE COMMISSIONER MALAKAND DIVISION SAIDU SHARIF SWAT

Tel# 0946-9240458 Secretarytocmd@gmail.com

Dated 26/03/2018

#### ORDER:.

No. 1751 /2/19/Estt: In pursuance to the Board of Revenue, Khyber Pakhtunkhwa, Peshawar Notification bearing No.Estt-I//PF/Muhammad Younas/ 14788-92, dated 21-03-2018, the following posting/ transfer is hereby ordered with immediate effect, in the larger public interest:-

	S#	Name & Designation	From	To Article
	1	Mr. Muhammad Younas,	Waiting for posting	Tehsildar (CCB), Munda,
		Tehsildar CCB		Dir Lower against the
				vacant post.
4	-2	Mr. Muhammad Rehman,	Waiting for posting	Tehsildar(CCB), Chakisar,
		Assistant, DC's Office,		Shangla against the newly
		Buner		created post.

### By Order COMMISSIONER MALAKAND DIVISION

No. 1752-59/2/19/Estt:

Copy forwarded to:-

- 1. The Secretary Board of Revenue, Khyber Pakhtunkhwa Peshawar with reference to above for information, please.
- 2. The Deputy Commissioner Dir Lower.
- 3. The Deputy Commissioner, Shangla.
- 4. The Deputy Commissioner, Buner.
- 5. The District Accounts Officer, Dir Lower.
- 6. The Deputy Commissioner, Shangla.
- 7. The officers concerned, for compliance

8. Office Order File.

NAEEM AKHTAR)

JAVED LOBAL Gul BEICRETARY TO COMMISSIONER

Roudral Voy Chamber / MALAKAND DIVISION

Daudzai Xaw Chamber / Advocate High Court Peshawar Moly 0345-9405501

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#### ASSUMPTION OF CHARGE

In compliance with the honourable Commissioner, Malakand Division, Saidu Sharif Swat office order /Endst No.1752-59/2/19/Estt: dated 26/03/2018 1 Muhammad Rahman Tehsildar CCB (BPS-16) assumed the charge of the posted as a Tehsildar Chakisar District Shangla today on 28/03/2018 (F.Noon).

(Muhammad Rahman) Tehsildar, Chakisar, Shangla

No. 717-20/PFCopy forwarded to:

dated 28-03 /2018

- 1 The Commissioner, Malakand Division, Saidu Sharif, Swat for information please.
  - 2. The Deputy Commissioner, Distt: Shangla for information please.
  - 3. The District Accounts Officer, Distt:Shangla
  - 4 The District Nazar Main office.

(Muhammad Rahman) Tehsildar, Chakisar, Shangla

JAVED IOBAL Gul Bela Daudza Law Chamber Advocare High Court Peshawar Mob: 0345-9405501

In compliance with the honourable Commissioner, Malakand Division, Saidu Sharif Swat office order /Endst No:1752-59/2/19/Estt: dated 26/03/2018 I Muhammad Rahman Assistant (BPS-16) transferred and posted as a Tehsildar Chakisar District Shangla relinquished the charge of the post of Development Assistant Deputy Commissioner's Officer, Buner today on 27/3/2018 (A.Noon).

> (Muhammad Rahman) Assistant BPS-16, D.C. Office, Buner.

No. <u>8</u>=59-62 Copy forwarded to:

/2018

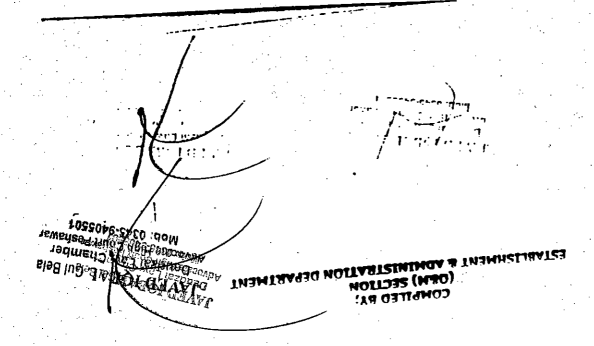
1. The Commissioner, Malakand Division, Saidu Sharif, Swat for information please.

- 2. The Deputy Commissioner, Buner for information please.
- 3. The District Accounts Officer, Buner.
- 4. The District Nazar Main office.

(Muhammad Rahman) Assistant BPS-16,D.C.Office, Buner.

JAVED IQBAL, Gul Bela Daudza Law Chamber Advocate High Court Peshawar Mole: 0145-9405501

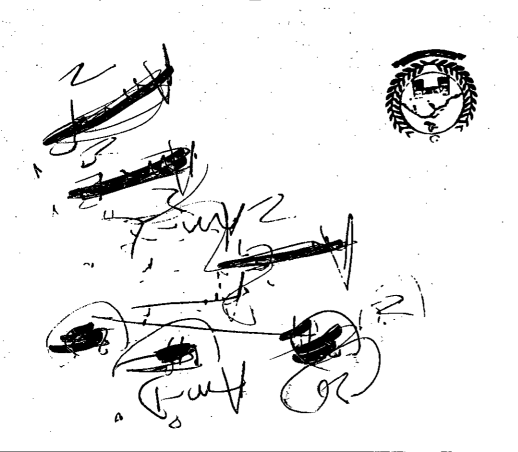
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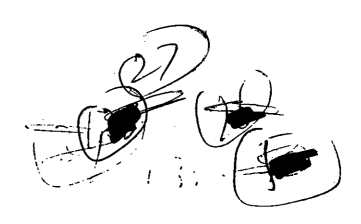
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A TERMINAL TRANSPORT



- It will be the sole discretion of the appointing authority to accept or retuse a request for transfer under this rule and any decision made in this behalf shall be final and shall not be quoted as precedence in any other case.
- Appointment on Acting Charge or current Charge Bays. (1) Where the appointing authority considered it to be in the public interest to fill a post reserved under the rules for departmental promotion and the most senior civil servant belonging to the cadre or service concerned, who is atherwise eligible for promotion, does not possess the specified length of service the authority may appoint him to that post on acting charge basis;

<sup>13</sup>Provided that no such appointment shall be made, if the prescribed length of service is short by more than la[three years].

- So long as a civil servant holds the acting charge appointment, a civil servant limited to prim spall not pe considered for tealilist blomorion pirt may be abbointed on acting charge basis to a higher post.
- In the case of a post in Basic Pay Scale 17 and above, reserved under the rules (6) to be filled in by initial recruitment, where the appointing authority is satisfied that no sunable officer drawing pay in the basic scale in which the post exists is available in that category to fill the post and it is expedient to fill the post, it may appoint to that post on acting charge basis the most senior officer otherwise eligible for promotion in the organization, caute or service, as the case may be, in excess of the promotion quota.
- Acting charge appointment shall be made against posts which are likely to fall vacant for period of six months or more. Against vacancies occurring for less than 'six months, current charge appointment may be made according to the orders issued from time to
- ( (3)  $\mathcal Y$  Appointment on acting charge basis shall be made on the recommendations of the Departmental Promotion Committee or the Provincial Selection Board, as the case may
- Acting charge appointment shall not confer any vested right for regular (o) pronotion to the post held on acting energe basis

### PART-III

### Initial appointment

Appointment by limital Recentment :-(1) limital appointment to posts "[in various basic pay scales] shall be made-

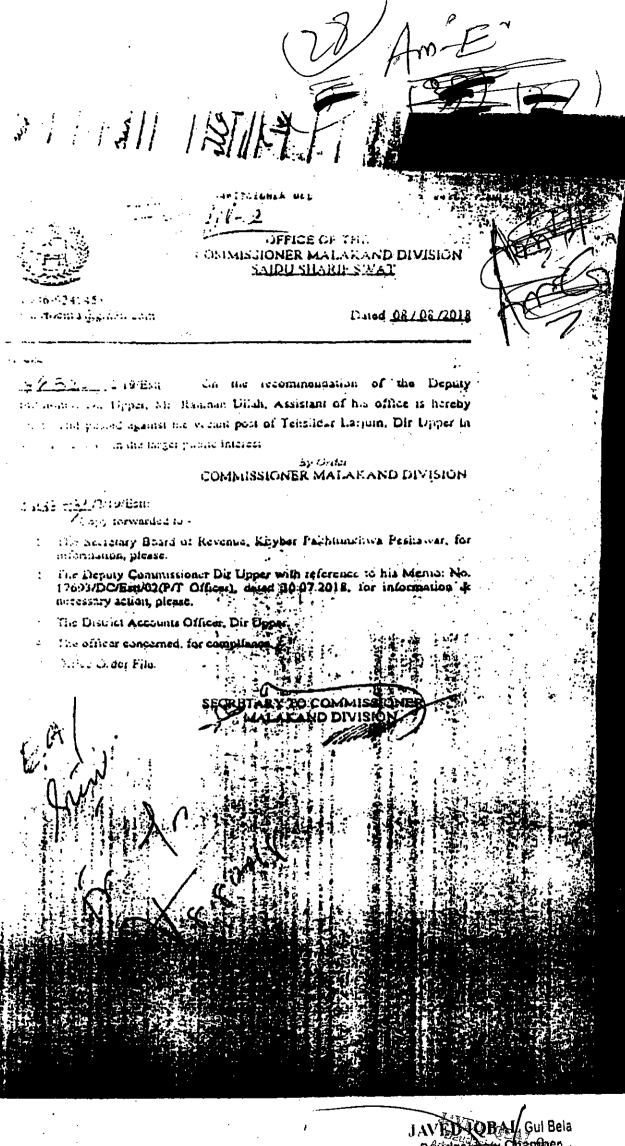
if the post falls within the purview of the Commission, on the basis of Examination or test to be conducted by the Commission; or

Full stop at the end of Rule 9 (1) replaced with come and proving added by Notification. No. 5038-1 (S&GAD)4-1/80/Vol-II, dated 20-10-1995.

The words use year substituted by Northeamon No SOR-US&GADJ4-1/80/III. and 14 3.70. The words in basic pay scale-16 to 21 substituted by Northcome No. SOR-I(S&GAD)1-117/9. (C), detect 12-10-1993

> JAKED KOKAL GARAGE Daniel Law Chailbay Buchie Ing. Lo is Finding

> > JAVED IOBAL Gul Bela Peudan Law Chamber dybcate High Court Peshawar Mex. 0345-9405501 Advacate



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## BETTER COPY

### OFFICE OF THE COMMISSIONER MALAKAND DIVISION SAIDU SHARIF SWAT

P.# 0946 09240458 Email: secretarytocmd@gmail.com Dated: 08/08/2018

**ORDER** 

On the recommendation of the Deputy Commissioner, Dir Upper, Mr. Rahman Ullah, Assistant of his office is hereby transferred and No. 4432/2/19/Estt: posted against the vacant post of Tehsildar Larjum, Dir Upper. In his own pay scale in the larger public interest

> By Order COMMISSIONER MALAKAND DIVISON

No. 4433-37/2/19/Lstt

Copy forwarded to:

- 1. The Secretary Board of Revenue, Khyber Pakhtunkhwa Peshawar for information, please.
- 2. The Deputy Commissioner Dir Upper with reference to his Memo: No. 17693/DC/Lstt/02(P/T Officer), dated 30.07.2018 for information & necessary action, please.
- 3. The District Accounts Officer, Dir Upper.
- 4. The officer concerned for compliance:
- 5. Office Order File

SECRETARY TO COMMISSIONER MALAKAND DIVISION

Daudzal taw Caramber aver Vocate High Court Peshawar Mob: 0345-9405501

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15 14 \_ 2 19 list. The following postings transfer among the Tehsildars is spered with immediate effect in the larger public interest:-

S#	Name & 1	Designation :	From	To To
	Mr. Tariq		Tehaldar, Masuq. U., wal.	Tehsildar.(CCB) Mulkhow, Chural against the vocant post.
	Th Vosastani	Nogerial fire	Viziata (1700) office	Tehsildar (CCB) Mastuj Chitral vice S (80.)

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# BETTER COPY OFFICE OF THE COMMISSIONER MALAKAND DIVISION SAIDU SHARIF SWAT

P.# 0946 9240087

Email: secretarytocnid@gmail.com

OFFICE ORDER:

Dated: 13/08/2018

No. <u>4514/2/19/Estt</u>: The following posting/ transfer among the Tehsildae, is hereby ordered with immediate effect in the large public interest.

S#	Name & Designation	From	То
1	Mr. Tariq Ahmad,	Tehsildar Mastuj,	Tehsildar (CCB)
	Tehsildar (CCB)	Chitral	Mulkhow, Chitral
:			against the vacant post.
2	Mr. Nooruddin,	Assistant DC, office	Tehsildar (CCB) Mastuj,
	Assistant	Chitral	Chitral vice S. No. 1

By Order COMMISSIONER MALAKAND DIVISION

### No. <u>4515-19</u>/2/19/Esti:

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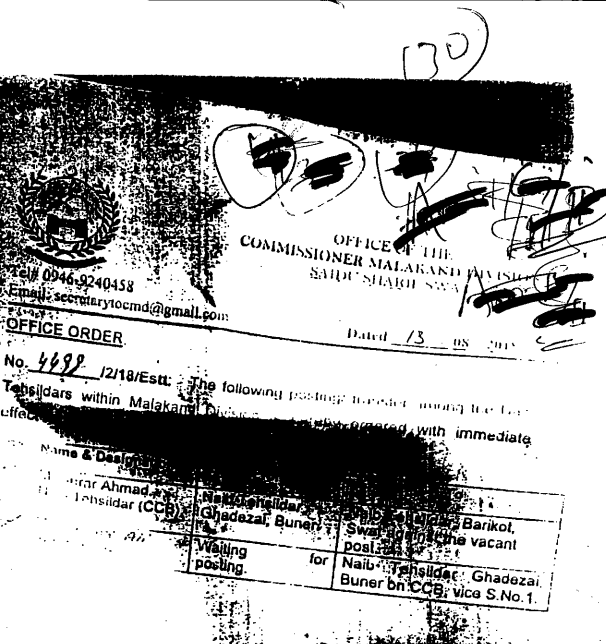
- 1. The Secretary board of Revenue, Khyber Pakhtunkhwa, Peshawar.
- 2. The Deputy Commissioners. Chitral
- 3. The District Accounts Officer. Chitral
- 4. The officers concerned for compliance.
- 5. Office Order File

(NALEM AKHTAR)
SECRETARY TO COMMISSIONER
MALAKAND DIVISION

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JAVED IOBAL, Gul Bela Daudzal Law Chamber Advecate High Caurt Peshawar Mob. 2045-9405501

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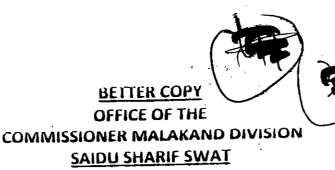
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6. Office Office

SPERCIARY TO COMMISSIONER MALAKAND DIVISION

Daudzai Law Chamber Advocate High Court Peshawar Mob: 0345-9405501

JAN ED TOBAL Gilland Thirteend in a cithenthee Advise High Copie Probesin Plan Americano



P.# 0946 5740458 Email: secretarytocmuegginal.com OFFICE ORDER:

<u> Dated: 13/08/2018</u>

the following posting/ transfer among the Naib No. 4499/2/18/Estt: Tehsildars within Malakand Division is hereby order with immediate effect in the large public interest.

S#	Name & Designation	From	. 10	
1	Mr. Abrar Ahmad,	Naib Tehsildar	Naib Tehsildar, Barikot,	
•	Naib Tehsildar (CCB)	Ghadezai, Buner.	Swat against the vacant	
		•	post.	
7	Mr. Sadaqat Ali	Waiting for posting	Naib Tehildar Chadezai	
•	Senior Clerk		Buner on CCB, vice	
			S.No.1	

By Order COMMISSIONER MALAKAND DIVISION

# No. 4500-05/2/18/Esti:

Copy forwarded to:-

- 1. The Secretary Board of Revenue, Khyber Pakhtunkhwa, Peshawar.
- 2. The Deputy Commissioners. Swat & Buner
- 3. The District Comptroller Officer, Swat
- 4. The District Accounts Officer. Buner
- 5. The officers concerned for compliance.
- 6. Office Order File

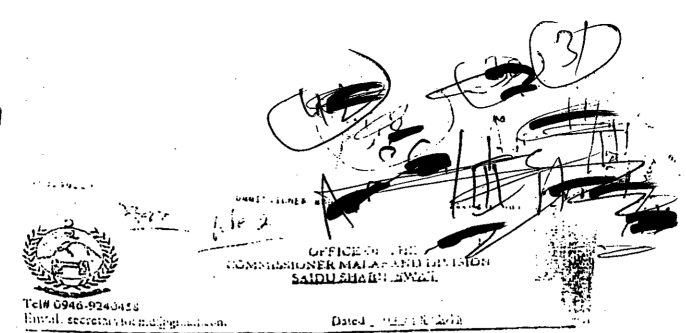
SECRETARY TO COMMISSIONER MALAKAND DIVISION

JAVED 10HAI Gui Bela Daudzał taw Crember S Advecate High/Court Peshawał Mob: 0745-9405504



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Institut In Upper is hereby to toleried and posted against the value post of Schendul, Bankor, Datriet Swat with immediate effect in the larger problement

The Tehsilder, Larjum, Dir Upper is directed to look-after the work of Tensilder, Barawal in addition to his own duties, till further unders.

COMMISSIONER MALAKAND DIVISION

46 4449-56 2118/Lan.

Copy forwarded to-

- 1. The Secretary Gonza of Revenue, Klayber Pakhtunkliwa, Pernaman.
- 2 The Deputy Commissioners, Swat & Dir Unger-
- 3 The District Comptroller of Accounts, Swall
- . The Eilit for Accounts Officers, Die Upper-
- S. The officers embermed, for compliance, (1)
- 6 Office O.dor File.

PRESENTARY TO COMMISSIONER
MALAKAND DIVISION

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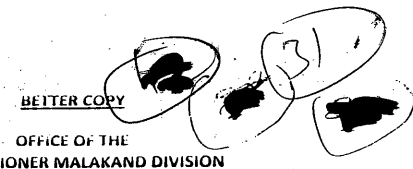
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# CUMMISSIONER MALAKAND DIVISION SAIDU SHARIF SWAT

P.# 0946-9240458

Email: secretarytocmd@gmail.com

Dated: 09/08/2018

ORDER

ıvır. Abdul Qauum, Tensildar (CCB) Barawal District Dir No. 4448/2/19/Estt: Upper is hereby transferred and posted against the vacant post of Tehsildar, Barikot, District Swat with immediate effect in the larger public interest:

The Tehsildar Larjum, Dir Upper is directed to look-after the work of Tehsildar, Barawal in addition to his own duties, till further orders.

> By Order COMMISSIONER MALAKAND DIVISON

No. 4449-56/2/19/Estt.

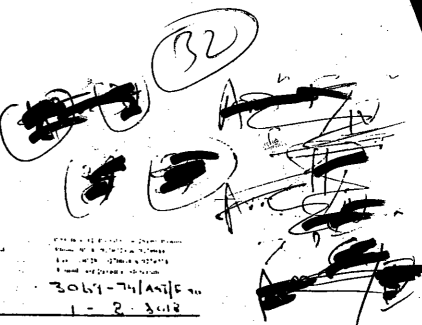
Copy forwarded to:

- 1. The Secretary Board of Revenue, Khyber Pakhtunkhwa, Peshawar.
- 2. The Deputy Commissioners. Swat & Dir Upper
- 3. The District Comptroller of Accounts, Swat
- 4. The District Accounts Officer. Dir Upper
- 5. The officers concerned for compliance.
- 6. Office Order File

(NALLM AKHTAR) SI CRITARY TO COMMISSIONER MALAKAND DIVISION

> JAVED TOBY Gul Bela
>
> Daudzal Law Chamber Advocate High Court Peshawar Mebi 0345-9405501

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JULICA ORDI RE

Following posting/transfers amongst the Tehsildar's Social Education ) becomes are hereby ordered in the public interest with immediate  $\mathcal{O}(\omega)$ 

Name of Tehsildar		tron	10	
	81r. Mahammad Janua, 8ab Jehsildar (BPS-15 OPS)	Awaring for posting	Name (Peliada) Banca	
	Mr. Abdai Rehman Shab. Naib Felisildia (BPS-FS)	j Nado – Edicidae Hanno	l Sado () Stolendaris Bakir (Klief	
		i Waring for posting	Tabaldar Barow'i (KherrOPS)	
	:   Nh	Johandar Back. Klod	Hospitalis States of Contain contact Office Harming District	

Commissioner Banna Division

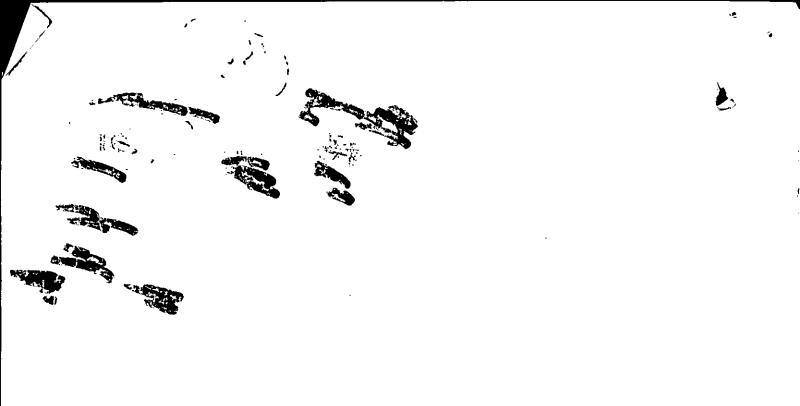
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- Senior Member, Board of Revenue, Khyber Pakhtunkhwa, Pedagwar,
- Deputy Commissioner, Banna.
- 3 District Accounts Officer Hanon
- 1. PS to Commissioner, Banac Division
- All concerned Tehsildars Nain Tehsildars for compliance

Secretary to Commissioner Banna Division

JAVED 10B 1 GU Bela Daudzat Vaw Chamber Advocate High Court Penhawar Moby 0345-9405501

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Government of Khyber Pakhtunkhwa OFFICE OF **COMMISSIONI R BANNU DIVISION** 

No. 3069-74/A&T/Estt

Date: 1-8-2018

### **OFFICE ORDER**

Following posting/transfers amongst the Tehsildars/Naib Tehsildars/ of this Division are hereby ordered in the public interest with immediate effect.

Sr. No	Name of Tehsildar	From		<sub>!</sub> lo	
1	Mr. Muhammad Jamal, Naib Tehsildar (BPS-15 OPS)	Awaiting posting	for	Naib Bannu	Lehsildar
2 .	Mr. Abdur Rehman Shah, Naib Tehsildar (BPS-15)	Naib Bannu	Tehsildar	Naib Bakka Khe	Tehsildar I
3	Mr. Anayatuliah, Naib Tehsildar (BPS-15)	Waiting posting	for	Tehsildar Khel (OPS)	Вакка
4	Mr. Muhammad Akram, Tehsildar (BPS 16)	Tehsildar Khel	Bakka	Inspector Commission Office.	
				Division	

Sd/-Commissioner **Bannu Division** 

Even no & date:-

Copy forwarded to the:

- 1. Senior Member, Board of Revenue, Khyber Pakhtunkhwa, Peshawar.
- 2. Deputy Commissioner, Bannu.
- 3. District Accounts Officer, Bannu.
- 4. PS to Commissioner, Bannu Division
- 5. All concerned Tehsildars/ Naib Tehsildars tor compliance

Daudzar Live Chamber Advocate High Court Peshawar Secretary to Commission Po: 0345-9405501 Bannu Division

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بعدالت: سرعس سري و المري أن المري أن المري المر

مقررکیا ہے۔ کہ میں ہر پیشی کا خود بابز ربعہ مختار خاص روبروعدالت حاضر ہوتار ہو نگا۔اور پوفت ضرعدالت كرونگا، اگر پیشی برمن مظهر حاضرنه هوااور مقدمه میری غیر حاضری كی وجدسے کے سی طرح ذ مہ دارنہ ہو نگئے ۔ نیز وکیل صاحہ یا کچهری کےمقررہ اوقات سے پہلے یا پیچھے یا بروز تعطیل پیروی کر مقد مه علاوہ صدرمقام کچہری کے سی اور جگہ ہاعت ہونے یا بروز تعطیل یا کچہری کے اوقات کے آگے پیچیے پیش ہونے پر من مظبر کوکوئی نقصان بینچیتواس کے ذمہ داریااس کے واسطے سی معاوضہ کے اداکر نے یا مختارانہ دالپس کرنے کے بھی بموصوف مثل کرده ذات خودمنظور وقبول ہوگا۔اور \_موصوف ذ مه دارنه ہو <u>نگے ۔ مجھے کوکل</u> ساختہ پر داختہ صاحبہ صاحب ٔموصوف کوعرضی دعویٰ و جواب دعویٰ اور درخواست اجرائے ڈگری ونظر ثانی اپیل دنگرانی ہرتنم کی درخواست پر دستخطو تصدیق کرنے کا بھی اختیار ہوگا اور کسی تھم یا ڈگری کے اجراء کرانے اور ہرتتم کے روپیدوصول کرنے اور دسید دینے اور داخل کرنے اور ہرتتم کے بیان دینے اورسپر و ٹالثی وراضی نامہ فیصلہ برخلاف کرنے اقبال دعویٰ دینے کا بھی اختیار ہوگا۔اور بصورت اپیل وبرآ مدگی مقدمه پامنسوخی دُگری بکطرفه درخواست تحکم امتناعی یا قرتی پا گرفتاری قبل از اجراء دُگری بھی موصوف كوبشرطادا ئيگى عليحده مختارانه پيروي كااختيار هوگا۔اوربصورت ضرورت صاحب موصوف كوبھى اختيار ہوگايا مقدمه مذكوره يا اس کے کسی جزوکی کاروائی کے واسطے یا بصورت اپیل ، پیل کے واسطے دوسرے وکیل یا بیرسٹرکو بجائے اپنے یا اپنے ہمراہ مقرر کریں اورا یے مثیر قانون کے ہرا مردی اورویے ہی اختیارات حاصل ہو نگے جیسے کے صاحب موصوف کو حاصل ہیں۔اورد وران مقدمہ میں جو کچھ ہر جانہالتواء پڑے گا۔اورصاحب موصوف کاحق ہوگا۔اگروکیل صاحب موصوف کو پوری فیس تاریخ پیشی سے پہلے اوانہ کرونگا تو صاحب موصوف کو پوراا ختیار ہوگا کہ مقدمہ کی پیروی نہ کریں اورالی صورت کے برخلاف نہیں ہوگا۔لہذا مختارنا مدلکھ دیا کہ سندر ہے۔ میں میرا کوئی مطالبہ سی قتم کا صاحبہ <u> کے کے کے کے کے کے کے ۔ ۔ مضمون مختار نامہ س لیا ہے اور اچھی طرح سمجھ لیا ہے اور منظور</u>

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Acceptal By

Sold Mayor