Form- A

FORM OF ORDER SHEET

Court of	
Case No	1291/ 2022
Cu3C 1101	

S.No.	Date of order proceedings	Order or other proceedings with signature of judge			
1 2		3			
1- 05/09/2022		The appeal of Mst. Bibi Zarina resubmitted today by Mr. Saadullah Khan Marwat Advocate. It is fixed for preliminary hearing before Single Bench at Peshawar on Notices be issued to appellant and his counsel for the date fixed.			
		By the older of Chairman REGISTRAR			

The appeal of Mst. Bibi Zarina, Ex-Sweeper, GGPS Nar Sahib Khan, District Lakki Marwat received today i.e. on 03.08.2022 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1. Checklist is not attached with the appeal.
- 2. Appeal has not been flagged/marked with annexure marks.
- 3. Annexures of the appeal may be attested.
- 4. Affidavit attested by the Oath Commissioner is not attached with the appeal.
- 5. Certificate be given to the effect that appellant has not been filed any service appeal earlier on the subject matter before this Tribunal.
- 6. Copy of departmental representation annexed as Annexure D is not attached with the appeal.
- 7. Five more copies/sets of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.

No. 2355 /S.T.

Dt. 3 8 /2022

ASSISTANT REGISTRAR
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA

PESHAWAR.

Mr. Saad Ullah Khan Marwat Adv. Pesh.

5m,

Re- planithed and

the objections

BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR

S.A. No. 1291 /2022

Mst. Bibi Zarina

versus

DEO (F) & Others

INDEX

S. No.	Documents Descriptions	Annex	Page #
1	Memo of Appeal		1-4
2	Appointment Order Dated 20-10-2017	"A"	5
3	Medical Leave Dated 16-08-2021	"B"	6
4	Stamp Paper for resign dated 18-11-2021	"C"	7-8
5	Accepted resignation dated 28-12-2021	"D"	9
6	Representation dated 03-01-2022	"E"	10
7	Civil Suit dated 06-01-2022	"F"	11-12
8	Appli 0-7, R-11 CPC dated 06-07-2022	"G"	13
9	Appli 0-7, R-11 CPC dated 13-07-2022	"H"	14-16
10	Application of return of Suit Dated 27-07-22	"I"	17
11	Order of return of Suit Dated 27-07-2022	"J"	18

Appellant

Through

3 lead on

Saadullah Khan Marwat

Advocate 21-A, Nasir Mansion, Shoba Bazaar, Peshawar

Ph: 0300-5872676

Dated 02-08-2022

BEFORE THE KP SERVICE TRIBUNAL, PESHAWAR

Appeal No. 1291 /2022

Mst. Bibi Zarina W/O Tariq Rahim,
R/O Nar Sahib Khan, Sarai Nourang,
Lakki Marwat.Ex-Sweeper, Govt. Girls
Primary School, Nar Sahib Khan......

Khyber Palditukhwa
Kervice Tributui

Biary No. 275

... Appellant(s)

Verses

- District Education Officer (F),
 Lakki Marwat.
- Director, Elementary & Secondary Education Department, GT Road Hashtnagri, Peshawar City.
- Secretary, Elementary & Secondary
 Education Department,
 Govt. of KP. Respondent(s)

⇔<=>⇔<=>⇔<=>⇔

APPEAL UNDER SECTION 4 OF THE SERVICE TRIBUNAL ACT, 1974 AGAINST OFFICE ORDER NO. 6037-41 DATED 28-12-2021 OF R. NO. 01 WHEREBY RESIGNATION OF APPELLANT WAS ACCEPTED WITH EFFECT FROM 15-12-2021 AND HER DEPARTMENTAL APPEAL WAS REJECTED IN SHAPE OF WRITTEN STATEMENT DATED 13-07-2022 FOR NO LEGAL REASON.

⇔<=>⇔<=>⇔<=>⇔=

Respected Sir:

1. That on 20-10-2017, appellant was appointed as Sweeper in prescribed manner on the recommendation of Departmental Selection Committee and was then posted at Govt. Girls Middle School Nar Sahib Khan by R. No. 01. (Copy as annex "A")

- 2. That on 16-08-2021, appellant was granted Earned / Medical leave along with others and her name was figured at S. No. 09. (Copy as annex "B")
- 3. That on 18-11-2021, alleged resignation was submitted on stamp paper before R. No. 01 tainting some unavoidable circumstances not by the appellant but by Muhammad Fawad relative by committing fraud and to appoint her own daughter. (Copy as annex "C")

Here it would be not out of place to mention that such stamp paper was scribed at Islamabad by the said M. Fawad and not by appellant. She being permanent resident of District Lakki Marwat has never gone to Islamabad nor the said stamp paper was taken by her under her signature.

- 4. That on 28-12-2021, R. No. 01 without ascertaining from appellant accepted the resignation with effect from 15-12-2021 retrospectively. (Copy as annex "D")
- 5. That on 03-01-2022, appellant submitted representation before the authority that she is neither aware nor had tendered any resignation from service but it was M. Fawad who did so to appoint her daughter. (Copy as annex "E")
- 6. That on 06-01-2022, appellant filed Civil Suit before the court of senior Civil Judge Lakki Marwat for declaration against the respondents mentioned therein which contents are very much clear regarding the so called bogus resignation. (Copy as Annex "F")
- 7. That notice of the said suit was served upon respondents and then on 06-07-2022, R. No. 06 (M. Fawad) submitted application before the hon'ble Court under O-7, R-11 CPC for rejection of the plaint regarding jurisdiction of the Court, followed by application of R. No. 1-4 & 7 for the said purpose on 13-07-2022. (Copies as annex "G" & "H")

- 8. That on 27-07-2022, appellant submitted application to return the said suit having no jurisdiction of the hon'ble Court in the subject matter and to approach before the proper forum. (Copy as annex "I")
- 9. That in pursuance of said application, the hon'ble Court was pleased to return the same to appellant to approach before the proper forum vide order dated 27-07-2022. (Copy as annex "J")

Hence, this appeal, inter alia on the following grounds:

GROUNDS.

- a. That appellant never tendered resignation from service as there was no exigency to do so.
- b. That the so called Stamp Paper was never got from Stamp Seller for the purpose to tender resignation from service and that too at Islamabad. She never visited Islamabad but lives at Lakki Marwat.
- c. That the said Stamp Paper was taken by Muhammad Fawad relative for the purpose to submit the same before R. No. 01 to oust appellant from service and to appoint her sister at the said post.
- d. That the said Fawad has finalized appointment of her sister with the staff of R. No. 01 for consideration and she will be appointed in near future.
- e. That it was incumbent upon R. No. 01 to contact appellant as to whether she has submitted resignation with free will or otherwise but with closed eyes accepted the same without fulfilling codel formalities.
- f. That if appellant had tendered resignation from the post, then she would have not agitated the matter before the court of Senjor Civil Judge, Lakki Marwat.
- g. That appellant has educational qualification up to middle standard and never thumb impress but used her signature over the documents. In the bogus Stamp paper dated 18-11-2021, the said Stamp paper is thumb impressed not by the appellant but by the said M. Fawad.

- h. That appellant was ousted from service through fraud committed by Muhammad Fawad with conveyance of R. No. 01 and her staff.
- i. That impugned order dated 28-12-2021 of R. No. 01 is not per the mandate of law, so is based on malafide.

It is, therefore, most humbly prayed that on acceptance of the appeal, order dated 28-12-2021 of the R. No. 01 be set aside and appellant be reinstated in service with all consequential benefits, with such other relief has may be deemed proper and just in the circumstance of the case.

Appellant

Through

Saadullah Khan Marwat

Arbab Saiful Kamal

Amjad Nawaz

Advocates

CERTIFICATE:

Dated: 02-08-2022

As per instructions of my client, no such like Service Appeal has been earlier filed by the appellant before this hon'ble Tribunal.

Advocate

<u>AFFIDAVIT</u>

I, Mst. Bibi Zarina W/O Tariq Rahim, R/O Nar Sahib Khan, Sarai Nourang, Lakki Marwat.Ex-Sweeper, Govt. Girls Primary School, Nar Sahib Khan (appellant), do hereby solemnly affirm and declare that contents of **Service Appeal** are true and correct to the best of my knowledge and belief.

DEPONENT

Consequent upon the recommendation of Departmental Selection Committee the appointment of the below named candidate are hereby ordered as Class-IV in BPS-03 RS; (9610-390-21310) plus usual allowance as admissible vader the rules on regular basis, under the provision of Establishment & Administration Department circular bearing No. SOR-6华世本民 .01/2005 & with under Notification issued by Director (E&S) Education Khyber Rakhtunkhwa No.3391-3441/Estab: Dated 24-02-2014, on the terms & conditions given below in the interest of Public Service from the date of taking over charge.

RETIRED EMPLOYEE SON QUOTA

S.No	Name	Father/Mother/Husband Name & Address	Post	To be posted at	Remarks	
01	Najib Shah	Gul Zar Shah R/O Langer Maldad Khel Seral Naurang	Chowkidar	GGHS, Ghazni Khel	Against vacant post	
02	Hamayun Khan	Sayed Ayaz Khan R/O Tajazi	Chawkidar	GGPS, No.2,	Against vacant post	
03	Amir Ullah	Abdul Qahar R/O Landi Mirsalam Tajori	Chowkldar	GGPS, Landi Mirsalam	Against vacant post	

OPEN MERIT

S.No.	Name	Father/Mother/Husband Name & Address	Post	To be posted at	Remarks
01	Nadia Rashid ^v /	Abdur Rashid R/O Abba Khel	Lab:Attendent	GGHS, Sadar Khel Abba Khel	Against newly created Post
02	Muhammad Sajid	Sarwar Jan R/O Abba Khel	Chowkidar	GGHS, Sadar Khel Abba Khel	Against newly created post
03	Khan Begum	Wife of Abdul Malik R/O Kaka Khel	Sweeper	GGMS, Kaka Khel	Against newly created post
04	Bibi Zarina	Wife of Tariq Rahim R/O Nar Sahib Khan S/Naurang	Sweeper	GGMS, Nar Sahib Khan	Against vacant post
05	Afra Siyab Khan	Gul Amin Khan R/O Umer Titter Khel	Chowkidar	GGPS, Umer Titter Khel	Against vacant post
06.4	Shamshad Khan	Mir Abbas Khan R/O Achu Khel	Chowkidar.	GGPS, Achu Khel	Against vacant post

Terms & Conditions:-

- Their appointment will be considered on regular basis.
- Their services will be liable to termination on one month notice from either side. In case ofcase resignation without notice one month pay/allowance will be refunded to Government.
- Their services will be governed by such rules as the Govt: may issue regulations as from timeto time. 3.
- Their services will be terminated at any time in case their performance are found unsatisfactory during probationary period, in case of misconduct preceded against them under the Khyber PakhtunkhwaGovt: Servants (Efficiencies and Discipline) rules 2011 and the rules framed fromtime to timetherein.
- Charge reports should be submitted to all concerned.
- 6. No TA/DA is allowed.
- The undersigned will check and verify the certificates/Degrees of the above named candidates from the concerned Board/University before the drawl of pay if any.
- 8. The order should stand cancelled if the appointee falled to take over charge within fifteen days of the commencement date or not performance of duty due to enmity or other reason.
- The undersigned reserves the right of amendment of appointment order or cancellation in case of any mistake/error or :omission:-:
- . They are required to produce their health and age certificate from the Medical Superintendent DHQ Hospital Lakki 10 Marwat.
- The undersigned will not be responsible for any dispute arising during the course of time in the performance of duty in · 11 the said station.
- Their services will be liable to termination if it is pointed out at any stage of their service that they are their legal hairs 12. have availed the prescribed Employee Son quota:

(Sabra Parveen)

District Education officer (Female) Lakki Marwat

9646-54 Endst:No.

Copy to the:-

- Director (E&S) Education Khyber Pakhtunkhwa Peshawar. 2.
 - Deputy District Education Officer (Female) Lakki Marwat
- 3. District Accounts Officer Lakki Marwat. 4.
 - Sub Divisional Education Officer (Female) Lakki Marwat.
- 5. Sub Divisional Education Officer (Female) Serai Naurang:
- Principals/Head Mistress/Head Teacher concerned schools. 6.
- 7. District Monitoring Officer Lakki Marwat.
- 8. Candidates concerned.
- 9. Master File.

District Education officer (Female) Lakki Marwat



ice of The District Education Officer Female Lakki Marwat Phy (0909)538080

amalle druffalshellamallania

SANCITONE

0341.5266319

Sanction are hereby accorded to the firmt of Barned Medical Cave in respect of the following Female. teachers as due and admissible to their under the revised Leave rules 1981; Detail is given believed

8.N	Name & Design	Pinne of School	- 4 m. m. 4 4 m. m. 4 m.		l la given below.
7.	The state and a second	direction in the second	Fram	To	Hemneki
	Asma Races PST	GGPS Gambila Waliatsha	09.08.2021	28.05.2021	Indays Medical leavenn
	Top on an accompany of the party of the state of the stat				L'olipay.
2-	Wasten Patling	GGPS Chuller khel	10.00.2021	10,10,2021	61days Kerned leave on
			A part of the		Fullpay.
3 ±′.	Salina Ara PST	GGPS Gnodi khun khel	16.07.2021	04.09.2021	Sudayaftedient lenve or
			05.09.2021	15,09,2021	Fullpay.
			17.107.2021	13/(6/,2021	Ilday's Medical leas
	Shaukat Norcea	and the same of th			with out pay.
,	C.I.	GGMS N.M.Ghazul khel	16,08,2021	25.08.2021	Illinys Enraed leave or
-	D S. S				Pullpay.
.	Rabia Gul PST	GGPS Toti Abad	69.08.2021	23.08.2021	15days, Medical Icas
					with outpay.
- :	Bibi Ruqia PST	GGPS Passani Ayne khan	23.07.2021	01.08.2021	Indays Medical leave
				A Company	Without pay.
'-	Nasreen Bibi	GGHSS Titter Abel	05.00.2021	03,10,2021	60days Earneil leave o
	S/Qaria				Fullpay.
	ZahldaParveen SCT	GGHS Darra Peyu.	2.07.2021	31.07.2021	JudayaFarned len
					onfallpay.
	Bibl Zarcena	GGMS Nor Sahib bhan	16.07.2021	27.08.2021	Aldays Enrued leave (
	an ceper		28.08.2021	15 (15) (15)	Fullpays
		Appropriate the second of the		13.0112021	137 days EOL
1175	"独身"的"自己"的"本文"的"相"。	かべん スキラウムずつ しがく かりょうしん	医多类染色 医牙髓	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	withoutpay.

Mecessary culty to this effect should be unde in their service books. Conveyance allowance is not admissible during leave period.

District Education Officer

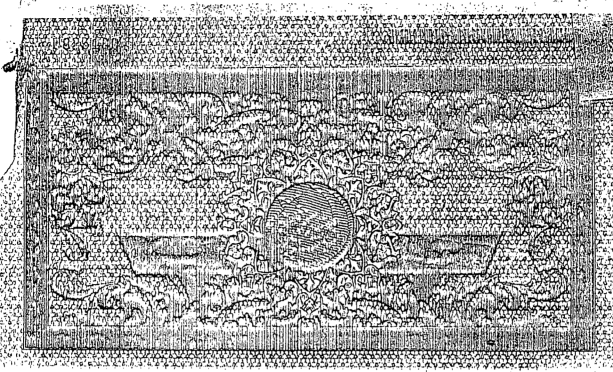
Convio the

PDEOTEIL KHIMINIS

Charles Nomination Colliger Levini Marvel

whelp the continue of Missing SDEO(E) concerned school.

AL MANAGER



بخدمت جناب دستركت البجوكيشن لأفييسر صاحبه زنانه لكي مروت

عرد اول مع كدورياللورط محروب GGMB تارمها حب خان وي في مراتعام وين ول فدويد چندناكر برحالاست كي وجدست الى وي في جاري ليس رك

لهذا ؟ ب. صاحبان معرما في فريا كر 12-262 - 10 اكت بعيرا أمتنكي عظود فريا كرم يمكود فرياد عرب .

ساطدوريد في في فاكروب GGMS تارماجب خان سراي لورك الملع كى مروت

ا هنائق كارالبر4-11261-611781 عرواد اعماع

1/201-3250841-9

No. 158. dt. 1511-2021. Diany 15 940

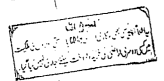




بيان حلفي

بالمدارية في لي خاكروبGGMS نارصاحب خان سرائة نورتك ضلع كلى مروت شاختى كار دانمبر 4-6117610-611201

MIAN M. ABDULLAH MIAN G STATE VENDOR: License Model / DRA/2015/ Office # 10 Could Arcade, G-15/ VIslamabali. 5924-59710414







OFFICE OF THE DISTRICT EDUCATION OFFICER (FEMALE) LARKI MARWAYS

Reference Headmistress Govt Girls Middle School Nar Soluls Khan Vide her School letter No.158 dated, 15(1) 2021

Consequent upon the resignation tendered by Mst. Zauma Bibi W.O. Tariq. Rahim. Sweeper. GGMS. Nar. Sahib. Khan is hereby accepted w.c.f. 15.12/2021 (F.Nion her own request.

1. Necessary entry to this effect should be made in her service book.

District Education Officer, (Female) Lakki Murwat

Deted 28 12 2021

Ends: No 6 037 - 41

Copy for information to the:-

1- Director Elementary & Secondary Education Khyher Pakhtmikhwa

2-Doputy District Education Officer (Female) Local Office.

3-District Manitoring Officer EMA Lukki Marwett

4- District Accounts Officer Lakki Manyat.

5- Moster File

District Ellucation Officer Homaley Lakki: Memocat

بخدرت جا ب قرائم و ایلمنشری و سبدنی ری ایمونی ک ور ريبل باستارك سرفرارس Gebrus 123lec Ep. ع کورفر الا-12-28 فرجمای ذی ای او زماند نے اس فرمان عاری می کورف الا-12-28 فرجمان کری استعنی مرفور طونے کر اس کے کرانے کا کری استعنی مرفور طونے کے کر اس کے کرانے کر اس عرف المراب عن المواد ا م مالله کا رافعه دار سے اور رہے برخی کو بھر تی کرنا جا ہے ہے كيندار اس بر ار اسونا كسرا كسونا كسرا رابطہ رہے اور خود)فتر استعنی ے بارے معلوفات رہے ہونہ سے \$(\colonger \co 26,000 Kin VS 03-01-22. - (32) (Dm. G. W.

المعدالت جناب سينئر سول جج صاحب لكي مروت

مساة بى بى زريندز وجه طارق رحيم سكنه نالاصاحب خان تحصيل سرائے نورنگ ضلع كى مروت

بنام

(2) ڈائر کیٹر(E&S)ایجو کیشن خیبر پختونخواہ پیٹاور

(3) وْسْرُكُ إِيجِيشَ إِنْ فِيسِ (زنانه) صَلْع لَكَي مروت

(4) ASDEO بجوكيشن سب ذويرثن سركل تجوزي كلي مروت

(5) ۋسٹر كاكاؤنٹ آفيسر كى مروت

SCI (Judicial) Integration 30

- (الف) دولی ملنے ڈگری استقرار یہ بخق مدعیہ برخلاف مدعاعلیہم بدیں مضمون کر من مدعیہ بطور سو پیر گورنمنٹ گرلز فیل اسکول نارصا حب خان سرائے نورنگ میں تعینات ہوں۔ اورا پی ڈیوٹی یا قاعد گی سے سرانجام دیتی رہی ہوں جبکہ با قاعدہ چھٹی پراپنے خاوند کے ساتھ انک میں چند دن گزار نے گئی ہوئی تھی۔ لیکن مدعا علیہ نبر 6 نے اپنی ہمشیرہ کی بجرتی کے لئے مدعاعلیہم نمبر 8 کے ساتھ ملکی بھگت کر کے من مدعیہ کی طرف سے ایک بھوٹی درخواست دے کرمن مدعیہ کی طرف سے ستعفی ہونے کی استدعا کی حالانکہ من مدعیہ نے ایسی کوئی استدعا نہ کی ہوادنہ ہی اپنی سروس چھوڑ نا چاہتی ہوں۔ لیکن مدعا علیہم نمبر 6 کی ایماء پر بوگس درخواست کے ذریعے من مدعیہ کی سروس جھوڑ نا چاہتی ہوں۔ لیکن مدعا منسوخ کرنا غلط ، جنی ہر بد نیتی ، سازش، بغیر کی نوٹس وشنوائی ، خلاف ہونے تارڈر مورخد 2021-18 منسوخ کرنا غلط ، جنی ہر بد نیتی ، سازش، بغیر کی نوٹس وشنوائی ، خلاف قانون اورخلاف واقعات ہے۔ اور من مدعیہ کے حقوق پرکا لعدم اورغیر موٹر ہے بمعہ خرچہ مقدمہ وو دیگر دادر کی جو ترین انصاف ہو
- (ب) وعوی طنے ڈگری تھم امتناعی دوامی ، تاکیدی وحکمیہ بحق مرفظ اف مدعائیہم بدیں مضمون کے مدعائیہم کو ہدایت دی جاوے کہ دوم من مدعیہ ہے سروس منسوخی تھم مورخہ 2021-28 منسوخ کریں ، دیگر کسی کو بھی من مدعیہ کے سروس منسوخی تھم مورخہ 2021-28 منسوخ کریں ، دیگر کسی کو بھی من مدور یگر داد مدعیہ کی آسامی پر بھرتی نہ کریں اور اس قتم کے غیر قانونی اقد امات سے بازوممنوع رہیں۔ بمعہ خرچہ مقدمہ ودیگر داد رسی جوقرین انصاف ہو۔

مدعی ذیل عرض کرتاہے۔

جناكب عالى!

(1) میرکه من مدعید بروئے آرڈرنمبر 9646 مورند 17-10-20 بطورسو بیرگورنمنٹ گرلزیڈل سکول نارصا حب خان پر کھرتی ہوئی اور با قاعدہ طور پراپی ڈیوٹی سرانجام دیتی آرہی ہوں۔ (نقل تعیناتی آرڈرلف ہیں)

"(2) میدکه من مدعیه محکمه سے با قاعدہ چھٹی پرخاوندام کے ساتھ اٹک میں رہائش پزیرتھی اور بیجہ بیاری حاضر ہونے سے قاصر تھی۔ جس کافائدہ اُٹھا کر سوتیلے دیورام امدعاعلیہ نمبر 6نے ایک بوٹس درخواست کے ذریعے من مدعیہ کی طرف مستعفی ہونے کی استدعا کی حالانکہ من مدعیہ نے کوئی ایسی استدعانہ کی ہے۔ جبکہ مدعاعلیہ نمبر 6 اپنی ہمشیرہ کو مذکورہ آسامی پر بھرتی کرنا چاہتا ہے۔ (نقول رخصت تھم، بوٹس درخواست بابت مستعفی ہونے لف ہیں)

(3) یہ کہ مدعا علیہ نمبر 4 کا بغیر کسی نوٹس وشنوائی کے بروئے حکم مور خد 2021-12-28 من مدعیہ کی سروس منسوخ کر ناغلط مبنی بربد نیتی ،سازش ،غیر منصا فانداور من مدعیہ کے حقوق پر کالعدم اورغیر موئٹر ہیں۔ بدیں وجہ حکم ندکورہ قابل منسوخی ہیں۔ (لفل حکم مور خد 2021-12-28 لفہ ہے)

- (4) یه که مدعاعلیهم اب سازش اور بدنیتی کی بناء پرمن مدعیه کے حقوق بابت سروس ختم کرنے کی خاطر من مدعیه کی آسامی پر مدعاعلیہ نمبر 6 کی ہمشیرہ کو کھرتی کرنا جا ہے ہیں۔جو کہ بذر بعی تھم امتناعی مدعاعلیہ ہم کوالیے افعال سے بازوممنوع رکھنا قرین انصاف ہے۔
- (5) ہیکہ من مدعیہ نے مدعاعلیہم سے مطالبہ کیا کہ وہ مذکورہ تھم مورخہ 2021-12-28 منسوخ کر کے من مدعیہ کی سروس سے بحال کریں اور آئندہ کسی بھی تتم کے غیر قانونی افعال سے بازر ہیں۔لیکن مدعاعلیہم ٹال مٹول کے بعد اب ایک یوم سے صاف انکاری ہیں۔ بدیں وجہ ضرورت نالش لاحق ہوئی۔
- (6) یکمن مدعیہ کو بنائے دعوی و بنائے تخاصمت ازا تکارمدعاعلیم عرصدایک یوم سے اندرحدود ضلع کی مروت حاصل ہوئی اسلے دعویی ہذا ندرمعیاد، قابل ساعت عدالت آ پنجناب ہے۔
 - (7) ہیکہ مالیت بغرض کورٹ فیس واختیارہاعت -/20000 روپے ہے کورٹ فیس لف ہے۔

لہذااستدعاہے کہ ڈگری متدعیہ بعنوان بالا جزالف، ب سجق مدعیہ برخلاف مدعاعلیہم صاور فر مائی جاوے بمعہ خرچہ مقدمہ ودیگردا درسی جوقرین انصاف ہو بھی صاور فر مایا جاوے۔

مورخه: 01/2022 ك

تقىدىق عبارت مساة بى بى زرينه (مدعيه)
تقىدىق عبارت بنرى باق بى كەمندر جات عرضى دعوى مىلىن خود بىر بىلىن خود مىر بىلىن كەدرست وسى بىلىن كىلىن كەدرست وسى بىلىن كىلىن كىلىن

ن المعالمة من المعالمة على ورت المعالمة على ورت المعالمة على ورت ورسیری ی نیام صوبای مکومت د د دی به تقرار براهم اشنامی 0/12/22 مين يل رون بي ادي عدى والدزير معامل مدالت الحناب مين بين 25 كى تا ريح ستى حقى بى _ ورى مدير ن ريني استعنى كولدف دعوى والرسب هو سطيع ادر عدالت ، فنا -. حب احتمارس من وصل من ع Propor form En vocasclain inintéen en cs.4 - C-Scrive tribuggod نسي في الما في في الما المعلى عرفه الما المرق من من الله المرام الما على المرام المرت وي والم للمرار شرعای الرور مان عالم دیر دعوی عدام قرار در و مل ۱۱ فاتی می ها 12/2022 Contra 12/2/2022

(Contra 12/2022

(Contra 12/

-10) -10) idle Will (1) (1) -10) 7 1014-3-211 0 171212 My e Ars his ! dis-io Di alling to the contract of t 00 ployer 2 in 20 of min 2 of 111, in a dant ely on intil alleren de vision, 10 0 / (= 1/6 / w) 0 00 El, o) (0) e i po (Loens Staindi) de división y ilvi 11/9/10 re Rule 7 /5/1/25 new Spes No. - Orien 2 2001, à ROUIN- le 2191 M.6 Objective Vous Con Profles forum p

رانا) به در در وسری سرسی منی اور در اولیف کال در واولیات On jour flob Odle on of jour be ever 1 shind of Sugar Och to is is be down WW Cwb, cub/s & July of Ed by 6 (1) (1) blo & 3/40 20 (7) (1); En 19/6 vid vin 39-0 20 = 50 (iv) 2016 (d. 4) 20 20 15 (iv) 12/20/2018 300 (July 39) 136 (186) 05

ell Guille, do, do, de plésino à és, vient م فی ما مهل ترج کون رابوں ، فور 6 /2 8 60 30 men = = 1 de cos 60 30 ch, 1vi, expolotes 2 i (Spe) 11,0 (1,0) (00) 2,00 rbs pt st were 14/3/2/12/8/2018 ور در در الراري لو) الو

27-7-23 Cellis oil sel Squas is is sois KPK Eudo li insides د بلوی اسفراریه ام ارسالی در وراست عراد Returne من وروس مالاز بردوم آرخر 7 رول ۱۵ مهالطه دلورای لوعولی ذبی ما نعالى: درل على يا ا - به كم فقرم عنوران بالا عرالة صاب سى ذيرسمايت س خى مى دۇرى ئىلىنى قۇرىيى -2 - ب آم وفرمر منورن الدس عو نام مرالت مناب ك Proper 191. our i de la cielm, list سمروس نربیول سے ، سی و قرمی فراعیہ کو in ever Returne (sul l'il et experience) ¿ Low / se proper لمندا استرا سے ار درجورسی غزا منظور فرما ز و لوی هزامی مرس او زیر دوم آر در ۱ رول ۱ و ا - Eloti Returne (113) DUP Me Cho my می رزنز

FORM OF ORDER SHEET

FORM "A"

Court of Civil Judge/Judicial Magistrate-V Lakki Marwat

Case # 84/1 of 2022

BIBI ZAREENA VS GOVT OF KPK AND OTHERS

S.No of	Order or other proceedings with signature of Judge or Magistrate and
Order or	that of parties or counsel where necessary
Proceedings,	
Date of	
Order or	
Proceedings	······································
1	2
<u>Or15</u>	Attendance:
27.07.2022	Plaintiff through attorney along with counsel present. Defendant No.06
	in person along with counsel present. District Attorney for rest of the
	defendants present.
	Proceedings:
	 Case was fixed for written reply and arguments on application for Order-VII Rule-11 CPC submitted by defendant No.06. Today learned counsel for plaintiff submitted an application for return of plaint, so that the plaintiff may approach the proper forum. Placed on file.
	 Perusal of the record reveals that plaintiff was a Civil Servant in BPS-IV before acceptance of the alleged resignation. The proper procedure for the redressal of grievances of civil servants has been provided in KPK Service Tribunals Act, 1974. Instant suit being instituted in the wrong forum, therefore, application of plaintiff is accepted and plaint is returned to plaintiff as per the mandate of Order-VII Rule-10 CPC to be presented before proper forum. The moharrir is directed to create separate file and placed the
STED	attested copies of all the documents of the instant case on the separate file. The attested copies of this order be placed on the same file while original documents be returned to plaintiff after
	fulfillment of the necessary requirements.
1	5. The separate attested file be consigned to record room after necessary completion and compilation within seven days
Examiner to the Session Jud 19	positively.
الهادد المطلاة الماما الماما	4408 mjærni-è
:	Application received on 27 22 (Muhammad Ijaz)
1	hadour and recolving to some
	No. of Vallation / 3 Civil Judge/Judicial MagIstrace-V
	Search Fig. 1. 1
	Urae a la l
	Namer Commission Control of The Copy Commission of the Copy Commission of the Copy Commission of the Copy Commission of the Copy Copy Copy of the Copy Copy of the Copy Copy of the Copy o
	Copy Delivered on
	Ma. r.o. of Examiner.
•	瀬洞(で) いっとこう 後

