Appeal No. 711/2013. Met Noigman Saller. No one is present on behalf of the appellant. Notice be

issued to the appellant/counsel for the appellant for preliminary hearing on 20.12.2013.

05.11.2013

20.12.2013

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il J

No one is present on behalf of the appellant. To come up for preliminary hearing on 14.02.2013.

mber

Member

14.02.2014

No one is present on behalf of the appellant. To come up

for preliminary hearing on 19.03.2014.

19.03.2014

Neither the appellant nor his counsel present. Called for many times but no one is present for the appellant. The appeal is, therefore, dismissed in default in limine. File be consigned to the record.

ANNOUNCED 19.03.2014.

Member

Counsel for the appellant present. In pursuance of the Khyber Pakhtunkhwa Service Tribunals (Amendment) Ordinance 2013, (Khyber Pakhtunkhwa Ord. II of 2013), the case is adjourned on note Reader for proceedings as before on 05.08.2013.

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05.08.2013

Counsel for the appellant present and requested for adjournment. Case is adjourned. To come up for preliminary hearing on 08.10.2013.

Member

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08.10.2013

No one is present on behalf of the appellant. To come up for preliminary hearing on 05.11.2013.

7.5.2013 Member is on leave, the case is therefore, adjourned to 28.5.2013 for preliminary hearing.

Counsel for the appellant Present. In pursuance of the KPK Scrvice Tribunals (Amendment) Ordinance, 2013 (KPK order No. I 2013) the Case is adjourned on

te Reader for Proceedings ad fore on 21.6.2013

21.6.2013

28.5.13

Counsel for the appellant present. In pursuance of the Khyber Pakhtunkhwa Service Tribunals (Amendment) Ordinance 2013, (Khyber Pakhtunkhwa ord: 11 of 2013), the case is adjourned on note Reader for

proceedings as before on 12.7.2013.

Form- A FORM OF ORDER SHEET

Court of. 711/2013 Case No. Order or other proceedings with signature of judge or Magistrate S.No. Date of order Proceedings 3 2 1 . 19/04/2013 The appeal of Mst. Najma Sahar presented today by 1 Mr. Shaukat Ali Advocate may be entered in the institution Register and put up to the Worthy Chairman for preliminary hearing. 22-4-2013 2 This case is entrusted to Primary Bench for preliminary hearing to be put up there on 7-5-2013 ,

Service Appeal No <u>7</u>/ 2013

Mst: Najma Bibi.....(Appellant)

VERSUS

Additional Chief Secretary FATA etc......(Respondents)

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| 3. | Copies of the orders | 'A & B' | 09 - 11 |
| 4. | Copy of the application dated 4-12-2012, application of the Respondent No 5, letter dated 05-12-2012, transfer order dated 13- 12-2012 and arrival report | 'C to G' | 12 - 16 |
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Through:

bellant

(SHAUKAT ALI) Advocate, High Court, Peshawar Office # C-6, Rehman Plaza, Khyber Bazar, Peshawar Cell # <u>0333-9039106</u>

ø.

Dated: -19th April, 2013

Service Appeal No <u>7//</u> 2013

Mst: Najma Bibi D/O Abdullah Jan, LHV, BHU, Ali Masjid, Khyber

Agency

(Appellant)

VERSUS

- 1. Additional Chief Secretary FATA, FATA Secretariat, Warsak Road, Peshawar
- 2. Director Health Services, FATA, FATA Secretariat, Warsak Road, Peshawar

3. Agency Support Manager, PPHI, Khyber Agency

4. Agency Surgeon, Khyber at Jamrud

5. Mst: Rukhsana, LHV, CHC, Chapri Khyber Agency

(Respondents)

N . 13

Appeal under Section 4 of the Service Tribunal Act, 1974 against the order No 26529-32/DHS/FATA/Admin dated 28-12-2012, whereby the transfer order dated 13-12-2012 of the Appellant has been withdrawn / cancelled against which a departmental appeal <u>dated 16-01-2013 has not been responded</u> PRAYER IN APPEAL:

On acceptance of this Appeal, the impugned order dated 28-12-2012 may please be set aside and the Appellant be allowed to perform her duty at CHC, Chapri

Respectfully Sheweth:

The Appellant very humbly submits as under:-

- 1) That the Appellant was appointed as LHV vide order dated 04th March, 2008 and was initially posted at BHU Kasha Lower Orakzai Agency vide order dated 17-03-2008. (Copies of the orders are attached as <u>Annex 'A & B'</u>).
- 2) That the Appellant during the course of her service was transferred and posted at different stations, wherein she performed her duties to the best of her abilities.
- 3) That the Appellant while performing her duties as LHV, BHU Ali Masjid sicne she was away from her homeand was facing difficulties in performance of her duties, therefore, she requested for her transfer to a near by station. Similarly, Respondent No 5 also applied for her transfer to BHU Ali Masjid, her request was duly forwarded vide letter dated 05-12-2012 by the Agency Surgeon, Khyber Agency. Accordingly vide order dated 13-12-2012, the Appellant was transferred to CHC Capri Khyber Agency, while Respondent No 5 was transferred as per her own request to BHU Ali Masjid Khyber Agency. (Copy of the application dated

04-12-2012, application of the Respondent No 5, letter dated 05-12-2012, transfer order dated 13-12-2012 and arrival report are attached as <u>Annex 'C', 'D' 'E' 'F' & 'G'</u>).

- 4) That the Appellant having hardly served for 15 days, her transfer order dated 13-12-2012 was cancelled vide order dated 28-12-2012. (Copy of the order is attached as <u>Annex</u> <u>'H'</u>).
- 5) That the Appellant submitted a departmental appeal dated 16-1-13, which was forwarded vide letter dated 2-1-13. (Copy of department appeal & letter is attached as <u>Annex</u> <u>'I' & J'</u>); however it was not responded within the statutory period, hence this appeal on the following grounds interalia:-

GROUNDS OF APPEAL:-

- A) That the Appellant has not been allowed to complete her normal tenure of posting, thus, the transfer order is against the Transfer and Posting Policy.
- B) That the impugned order is against the law, Government instructions and against the principles of fair play.
- C) That the impugned order is illegal, unlawful, without lawful authority and of no legal effect, hence liable to be set aside.
- D) That the Respondent No 5 had at her own request transferred herself to BHU Ali Masjid, while the Appellant was posted at CHC, Chapri, Khyber Agency; thereafter cancelling the order is uncalled for and illegal.

- E) That the Respondents in a short span of time have issued a number of orders in favour of the Respondent No 5 against the public interest or exigencies of services.
- F) That the performance of the Appellant remained commendable and there was no complaint whatsoever regarding her performance, albeit she has been transferred.
- G) That the Appellant has performed her duties at various stations, mostly she remained away from her near by station when she transferred to her near by station she was not allowed to complete her tenure.

It is, therefore, most respectfully prayed that on acceptance of this Appeal, the impugned order dated 28-12-2012 may please be set aside and the Appellant be allowed to

perform her duty at CHC, Chapri

Through:

Appellant

(SHAUKAT ALI) 19.4.13 Advocate, High Court Peshawar

Dated: -1**4**th April, 2013

Service Appeal No _____ 2013

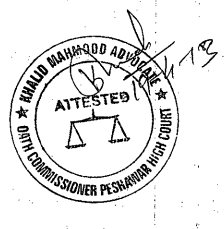
Mst: Najma Bibi.....(Appellant)

<u>VERSUS</u>

Additional Chief Secretary FATA etc......(Respondents)

AFFIDAVIT

I, Mst: Najma Bibi D/O Abdullah Jan, LHV, BHU, Ali Masjid, Khyber Agency, do hereby solemnly affirm and declare on Oath that all the contents of accompanying Appeal are true and correct to the best of my knowledge and belief and nothing has been concealed or withheld from this Honourable Tribunal.



In Re: Service Appeal No _____ 2013

Mst: Najma Bibi....(Appellant)

<u>VERSUS</u>

Additional Chief Secretary FATA etc.....(Respondents)

Application for the suspension of operation of impugned order dated 28th December 2012 till the <u>final disposal of the instant appeal</u>

Respectfully Sheweth: -

- That the captioned Appeal, alongwith the instant application is being filed in this Honourable Tribunal, wherein no date of hearing has yet been fixed.
- 2) That the Applicant/Appellant pray for grant of interim relief on the following ground inter-alia:-

GROUNDS: -

- A) That due to the grounds set out in the main Appeal,
 Appellant has got good prima facie case in her favour and is
 hopeful of its success.
- B) That if the suspension of operation of impugned order dated 28-12-2012 is not stayed; the Appellant would suffer irreparable loss.

C) That due to the peculiar circumstances of case in hand, balance of convenience also lies in favour of Appellant/ Applicant.

It is, therefore, respectfully prayed that on acceptance of this Application, interim relief as prayed for in the heading of application may be granted in favour Applicant/ Appellant against the Respondents.

pellant/Applicant

Through:

(SHAUKAT ALIL) Advocate High Court, Peshawar

19.4.13

Dated: -**14**th April, 2013

Service Appeal No _____ 2013

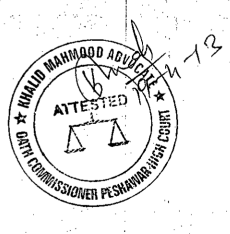
Mst: Najma Bibi.....(Appellant)

<u>VERSUS</u>

Additional Chief Secretary FATA etc.....(Respondents)

<u>AFFIDAVIT</u>

I, Mst: Najma Bibi D/O Abdullah Jan, LHV, BHU, Ali Masjid, Khyber Agency, do hereby solemnly affirm and declare on Oath that all the contents of accompanying Application are true and correct to the best of my knowledge and belief and nothing has been concealed OR with-held from this Honourable Tribunal.



PONENT

Anex A



DIRECTORATE OF HEALTH & POPULATION WELFARE FATA

FATA SECRETARIAT, Warsak Road Peshawar

OFFICE ORIGER

On the recommendation of the Departmental Selection Committee the competent authority is pleased to appoint MISS. <u>BIBI NAIMA</u> D/O <u>AISDULLAH JAN</u> of <u>FR KOHAT</u> as <u>LADY HEALTH</u> <u>VISITOR</u> in EPS (19 on contract basis on the terms and conditions laid down below:

- His/Her appointment shall be for a period of 3 years on contract basis from the date of his/Her joining in services and shall be extended on his satisfactory performance & will remain on probation for ONE year.
- 2. He/Sh: is declared medically fit for this job.
- His/Her appointment is purely on contract basis (prescribed under Government of NWFP Contract Policy 2005).
- 4. He/she shall be bound to serve for at least 5 years in FATA.
- 5. He/She shall not indulge in any trade, business and any other activity what so ever which has been declared prohibited for the Government Servants in Civil Servant Act 1973.
- 6. He/She shall be entitled for all those allowances admissible under the rules.
- 7. He/She will not be entitled for any TA/DA for joining service.
- 8. If he/she wishes to resign the services a prior notice of 60 days will be submitted or pay of 60 days should be deposited in lieu of resignation in Govt.
- 9. He/Sh: will have to serve anywhere in FATA.
- 10. Sale ites should be released after the verification of all the documents by the respective Age it. Surgeon/Medical Superintendent from the concerned Board/Faculty etc.
- 11. He/Ghe will submit undertaking on stamp paper on prescribed format prior to joining of the service.
- 12. The other shall be automatically held cancelled if he/she fails to join the duty within 15 days of the receipt of this offer.

If he/she accepts the above terms and conditions, he/ she is directed to report for duty to the ...

Agency Surgeon CILLAKZAT AGENCY

3296-3300 No.

2. 3.

4. 5 Sd/xxxx Dr Muhammad Zubair Khan Director Health Services FATA Peshawar 04 /03/2008.

No. <u>52-10-5500</u> /DHS/Admin/FATA Dated: _____ Copy for information an necessary action to:

- Deputy Director Admin DHS FATA.
- Agency Surgeon ORAKZAI AGENCY
- Agency Accounts Officer ORAKZALAGENCY
- Dealing Assistant for record DHS FATA
- Official Concerned.

v Dired (Admin) shawar

PAKISTAN 30 RS RUPET THIRTY (**) NDERTAKING 1. 1/1. Bi Bi Haima S/O Abdullat S22 of the and declare on the oath as under that: do hereby solemnly I constilly read and there after fully accept and agree to the terms and Ŀ. ----offered L-HV to me BPS as -9-__ on contract basis in That I shall not request nor use any public and political or any sort of pressure to 2. oterfiere in the official matters, if I did so my service be liable to termination. The my appointment is subject to verification of my certificates/degree/ domicile 3. etc, and in case any of these documents are found bogus/ fake/ invalid for the sites a referred post, the competent authority is authorized to terminate my services without any notice and to take what ever legal action he deems What ever is stated above is true and correct to the best of my and viedge and believes. DEPONENT. Signature____ Name: BIBI Ma)ma S/D/O: Abdullah Jun Withered Signature_C Address Act Nerrie Olyas NECard No ALC 1255 Shint Not rest-2 ATTESTED Sigilature C Verne Which She V. Card No. 473-1-9636407-1 no .

n († 1997) 1977 - John Maria, skriger († 1997) ۲. .

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OFFICE OF THE AGENCY SURGEON ORAKZAI AT HANGU.

OFFICE ORDER.

On appointment as Lady Health Visitor in BPS-09, vide Director Health Services, Office Order bearing Ends: No.3296-3300/DHS/Admn:/FATA, dated, 04/3/2008, Mst;.Bibi Najma D/O Abdullah Jan is hereby posted at BHU Kasha Lower Orakzai Agency with immediate effect.

N.B:

Arrival report should be submitted to this Office for record.

Agency/Surgeon Orakzai at Hangu.

Annx B

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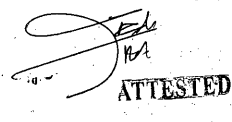
No. 428-30 /PF/E-5

Dated, Orakzai at Hangu the 17/3/2008.

Copy forwarded to:-

The Director Health Services FATA, NWFP, Peshawar, for information and with reference to his order No cited above. Incharge BHU Kasha Orakzai Agency. Mst; Bibi Najma for strict compliance of the order.

Agency Surgeon Orakzaj at Hangu.



Anix 12 بحدمت جناب دائر يكثر بميلته فانالبتا درسكر ثريث يشادر جناب بالي مود باندگز ارش ہے کہ سائلہ کی محد خیبر ایجنس میں لبطور LHV ڈیوٹی سرانجام دے رہی ہے جونکہ میری رہائش این والدین کے ساتھ بشادر میں ہے جو کہ بہت دور ہے، روزانہ 6 گھنے آئے جانے میں کلنے ہیں ادر میری آتن تفواد جمی ہیں ۔ جبتہ کہ مرا آنے جانے کا خرچہ ہدجا ناب ، اس ک میراBHU على متجد PPHI سے اليجنسى سرجن خيبر، جردد يا وزير تحد سطے ميں تبادلد كيا جات ، تا كد ساكله ابن دیونی مهتر طریقے سے مرانجام دے سکے۔اورات در پیش مسائل بھی ختم ہوجا تیں۔ 0 اميدداأت ب كم جناب دالاميرى در خداست بر بهدردانه فورفر مات موت ميرا تبادله متذكره جگه برکرنے کے احکامات صادر فرمائیں کے، سائلہ آب کیلیے دعا گورے گی۔ آپ کی نیس بوازش ہواگی العرض Bi− € م. بن بی نجمه دختر عبدالله جان marto le AS 12/12/12 ATTESTED

SI: 5 x-w/z

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Anex D The Agency Surger Whigh (13) at Jammad. Szil Transfer Pri- CD Chapperi" K CH: Janfrudl. Sir I have the prosions to state that 9 com workeing as 2412 in CD: Chappan I have a lot of difficulties to attend my duity over there. There for your care requested to a please transfer me front CD Chapponri H: 2 Jam rul Ъ I shall be highly obliged for Your this act of findness. Ded of 17/10/2012 Yours obaliantly Whillha: Kulchsene Li S.D.: Chappari ATTESTED 1911 08 2012 01:5554 FI LEGE893 : "ОМ ЭМОНЫ FROM : PRKTEL

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ATTESTE

OFFICE OF THE AGENCY SURGEON KHYBER AT JAMRUD.

The Director Health Services, FATA Peshawar.

/As-Khy. 🔔

Subject:

Sir

No.

Τo

2971

14

REQUEST FOR TRANSFER FROM PPHLTO AGENCY SURGEON KAYBER.

Dated:

0512 2012.

Reference to the application No. Nil 1, dated: 4.12.2012 by Mot Najma Bibi, duly sent by Director Health Services FATA for southerns.

1 have the honor to state that Mst: Rukhsana LHV working at CHC: Chapari and she wants to be transferred to BHU Ali Masjid. -

Therefore, the mutual transfer of Mst. Najma and Mst: Rukhsana)

ency Surgeon Khyber

ù Jamrad.

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can be made.

DIRECTORATE OF HEALTH SERVICES FATA

OFFICE ORDER:

The following mutual transfer of LHVs is hereby ordered in the interest of public service with immediate effect. Aux F

| S/No | Name | From | , | То | Remarks |
|--------------|---------------|---------|--------|----------|----------|
| 1 | Mst. Rukhsana | LHV | CHC | BHU: Ali | Vice No. |
| | | Chapari | Khyber | Masjid | 2 below |
| | | Agency | | Khyber | |
| | | | | Agency | |
| 2 | Mst. Najma | LHV B | HU Ali | СНС | Vice No. |
| \downarrow | | Masjid | Khyber | Chapari | 1 above. |
| | | Agency | 1 | Khyber | |
| | | | | Agency | |

.....sd...... Director Health Services, FATA, Peshawar.

D.

13 /12/2012

No. $\frac{19980-83}{\text{Opy to the:}}$ /DHS/FAT./Admin

- 1. Agency Surgeon Khyber at Jamrud for information w/r to his letter No. 2971 dated 05/12/2012.
- -2. Agency Support Marager PPHI Khyber Agency.
- 3. Agency Account Officer Khyber at Jamiud.
- ,4. LHVs concerned
- For information and necessary action.

Director Health Services, FATA, Peshawar

TTESTFI

. The Agency surgeon Khyber at Jamrud

Subject: Arrival report.

Respected Sir.

ΓO,

Refference letter No., 19980-83/DHS/FATA/Admin; Dated:13/12/2012 Thereby submitted my arrival report for necessary action please

Πhanks.

Nama

Your's Obedient Mst. Najma LHV CHC Chaparri Khyber Agency Dated: 1/12/2012

AFTESTED

Away G

HUNE NO. : 5682537 JAN. 01 2013 12:43PM PI DIRECTORATE OF HEALTH SERVICES FATA FATA SECRETARIAT WARSAK ROAD PESHAHAR. OFFICE ORDER: The posting/transfer of Mst. Rukhsana, LHV CHC Chapari Khyber Agency and Mst. Najma, LHV BHU Ali Masjid Khyber Agency contained in this Directorate office order bearing endorsement No. 19980-83/DHS/FATA/Admin dated 13/12/2012 is hereby cancelled in the interest of public service with immediate effect.sd.... Director Health Services, FATA, Peshawar. No. 20529-32/DHS/FATA/Admin Dated 28 /12/2012 1. Agency Surgeon Khyber at Jamrud. He is directed to explain as to why he has forwarded the application of Mat. Najmu, 1.HV vide your letter No. 2971 dated 05/12/2012 with wrong statement that Mst. Rukhsana, LHV CHC Chepari is willing for 2. Agency Support Manager PPHI Khyber Agency. 3. Agency Account Officer Republic an Jamru The Annual Annua For information and necessary action. Director Health Services, / FATA, Pestiawal. ita a contra

NILL

بخدمت جناب سيرترى في بيار ثمنت آف بيلتهم وس بيتاور

ديپهارمنغل اييل/ Représentation درخواست بمرادصدوري علم بايت بحالي تبادله بحواله ليرنمبر 83-19980 مورخه 2.2012 1998 ومنسوخي

حكم بحوالد ليغرنمبر 20529-20520 مودنند 28.12.2012 ڈاپتر يکٹريٹ آف ہيلتہ مردس فاٹا۔

جناب عالى!

pt put ~

on file.

Anax I

TTESTED

مود باندگزارش ہے کہ سائلہ علی مسجد خیبر ایجنہی میں بطور ۱۲.H.V چی ڈیوٹی سرانجام دے رہی تھی چونکہ سائل کی رہائش ابنی والدین کیساتھ پناور میں ہےاسلئے سائلہ کو مذکورہ ڈیوٹی سرانجام دینے کیٹے لئے روزانہ چھ گھنٹے کا سفر طے کرنا پٹر ھتا ہےاور جتنا آنے جانے میں کرامیلگتا ہے اتن میری تخواہ بھی نہتھی جسکی دجہ سے سائلہ نے BHU علی مسجد PPHI خیبرا یجنسی سے اپنا تبادله CHC چیری میں کرایا سائلہ کا تبادلہ بحوالہ لیٹرنمبر 83-19980 مورجہ 13.12.2012 ڈایریکٹریٹ آف ہیلتھ سردس فانا ہوا مگر بعد ازاں ای آفسر ڈائریکٹر آف ہیلتھ سروس فانا نے بحوالہ لیٹر نمبر 32 - 92 50 2 مۇرجە 28.12.2012 ڈائر کیٹریٹ آف ہیلتھ سروس تبادلہ مذکورہ منسوخ کر دیا۔جس کی دجہ سے سائل سخت پریشانی کا شکار ہے۔ . المقول درخواست بحواله مورخه 2012.12 04 ليترنمبر 3-19980 مورجه 12.2012.13 بابت تبادله وليترنمبر 20529-32 مورخه 12.2012 بابت منسوخي بتادلداف درخواست بذاب -

ین**اب والا !** امید کی جاتی ہے کہ سائلہ کا تبادلہ مذکورہ بحال فرماتے ہوئے تباد لے کی منسوخی کی بابت لیٹر سوخ کیج جانے احکامات صا درفر ماسا ئلہ کومشکور دمنون دادر سی فرمانی جائے۔

لهدذا جناب يداستدعاب كمائل كاتبادله بحواله ليغر نمبر 83-19980 مورجه 2012.12.18 دائر يكثريت آف ميلته مروس فانا ازان B.H.U على متجد P.P.H.I سے اپنا تباذلہ C.H.C تیری بحال کیے جانے کے احکامات صادر فرمائی جائے۔ادر تبادلہ کی منسوخی کی بابت لیٹر نمبر 20529-32 مودخہ 28.12.2012 منسوخ کتے جانے کی احکامات کی آ صادرفر مایا جائے تا کہ سائلہ احسن طریقے سے اپنا ڈیوٹی سرانجام دے سکے۔

سائله بی بی نجمه دختر عبدالله جان ساکن تحصیل و ضلع پشاور 16.01.20134- ...,

WILESLED , G1/1/40 1 , G1/1/40 , SHA peqewers COVERNMENT OF PAKISLAN inampolavad & notisusimmble letime. (ntribA) Ynsteroe2 tniol MAJZI AIZAW Tele:-051-9212601 (MMDA) YAATAADAS TNIOU (MAJZI AFZAW) Interesting ad theirs I .epildo bne voneparadynk hegend DHD of emiceN.jsM The lady is in trouble. Kindly restore the transfer of '7' .S105.S1.E1 bəfeb himbA\ATA4\2HQ\88-08661.oV Masjid, Khyber Agency to CHC Chapari, Khyber Agency vide Order The above named employee was transferred from BHU All Dear Sir, KHABER AGENCY SUBJECT:-TRANSFER: OF MST. NAJMA, LHV BHU ALI MASJID, Peshawar. Department of Health Services FATA, ,γnsteretary, Mr. Af⊜ab Akbar, <u>01</u> E102 (Viennet ^{big} 2 and bedemels) tnamolavad & noitertainimbA letiged to vitainiM netzible9 to tnommiovcอ

(nmbA)2.C -S10S\1-1.9.0N

POWER OF ATTORNEY

Before the court of Ichyper pallhtim lihera Service Trobing Pesh. (Petitioner / Plaintiff / Appellant / Complainant / Decree-Holder) V E <u>R S U S</u> NS. Suretard Add. C (Respondent / Defendant / Accused / Judgment-Debtor) MSt. Najma Bi in the I/We do hereby appoint Appent above noted Case and constitute SHAUKAT ALI Advocate, as my / our counsel in the subject proceedings and authorize them to appear and plead etc. Compromise, Withdraw or refer the matter for Arbitration for me / us, without any liability for their default and the authority, to engage / appoint any other advocate / Counsel at my / our expenses and receive all sums and amounts payable to me / us. And do all such acts in the matter. He / They are also authorized to file Appeal, Revision, Review, and Application for Restoration or application for setting aside Ex-parte decree / proceedings on my / our behalf. Dated: 18.4.13 Accepted & Attested

MI. 18.4.13

SHAUKAT ALI Advocate High Court, Peshawar

> Office: Room # 6, 3rd Floor, Rehman Plaza Khyber Bazar, Peshawar Cell # <u>0333-9039106</u>



why bor pallation there ferrice Insince part,

Mst. Hajana Bibi

Add Chief Leegetang FATA, & otheris

MGt Najima Bibi Case (sapped)

Mamon.

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