Form- A FORM OF ORDER SHEET

Court or	
7 VY	
Execution Petition No.	695/2022

proceedings 2 3 The execution petition of Mr. Quraish Kha submitted today by Mr. Akhtar Ilyas Advocate. It is fixed for implementation report before Single Bench and Peshawar on Original file book requisitioned. AAG has noted the next date. The	S.No.	Date of order	Order or other proceedings with signature of judge
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BEFORE KPK SERVICE TRIBUNAL PESHAWAR

E.P. No. 695 Qurasih Khan

Versus

DEO (M) Buner & Others

INDEX

S#	Description Of The Documents	Annex	Pages
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3.	Copy of Corrigendum	В	9
4.	Copies of Notifications Dated 07-01- 2022 and 18-02-2022	C&D	10-11
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7.	Vakalatnama	*	122

Through

AKHTAR ILYAS

ADVOCATE HIGH COURT

ABDUL MAJEED YOUSAFZAI

ADVOCATE

TF-287 Deans Trade

Center, Peshawar Sadar.

0333-9417974

Dated: 15-11-2022

BEFORE KPK SERVICE TRIBUNAL PESHAWAR

Execution Petition No. 6 75 Service Appeal No. 5696/2020

Decided on 14-09-2021

Qυ	ra	ish	ı kt	nan,

Ex-PST, GPS, Nagrai, District Buner.

Versus

- 1. District Education Officer (Male), Buner.
- 2. Director (E & SE) KPK, Education Directorate, GT Road Peshawar
- 3. Head Teacher, GPS Nagrai, Buner

Respondents

PETITION **FOR** DIRECTING RESPONDENTS TO IMPLEMENT THE ORDER DATED 14-09-2021 PASSES IN SERVICE APPEAL NO.5696.2020.

Sheweth!

That the appellant filed a Service Appeal No. 5696/2020, the same has been accepted vide order dated 14-09-2021 (Copy attached as annexure-A), the operative part whereof is reproduced for ready reference:

"In view of above factual and legal position, by acceptance of this appeal, we set aside the impugned order and appellant stands voluntarily retired from 01-07-2016 when he himself submitted application seeking premature retirement due to his health issues. In order to relieve the agony of the appellant, the respondents are directed to expedite and process the pension case of appellant within 30 days of the receipt of this judgment. Parties by are left to bear their own costs. File to be consigned to the record room"

2. That the above referred judgment has been remitted to respondent No.1 through an application.

- That the letter for compliance of the order has also been sent by worthy Registrar of this Honorable Tribunal as well.
- That it will be not out of place to mention here that the respondents have not assailed the stated judgment before the august Supreme Court of Pakistan, so the judgment has got finality.
- 5. That it is astonishing rather shocking to know that the respondents No.1 has issued corrigendum dated 04-11-2021(Copy is attached as annexure-B), whereby he acted as appellate forum and assumed the jurisdiction of Supreme Court and thus struck down the order passed by the worthy KPK Service Tribunal which is a clear violation of the law on the subject, for which separate application is being filed against the respondent No.1.
- 6. That the petitioner filed execution petition no. 353/21 and this honorable tribunal was gracious enough to issue notices to the respondents; when the respondents received the notice they withdrew the referred corrigendum.
- 7. That the respondents No.1 submitted notification dated 07-01-2022 and 18-02-2022 (Copies of notifications are attached as annexure-C&D), the respondent No.1 misguided this Honorable Tribunal and stated at the bar that the order of this Honorable Tribunal has duly implemented in letter and spirit and this honorable tribunal has consigned the execution petition along with the miscellaneous application. Needless to mention here that counsel for the petitioner was not present on the date of hearing; the order dated 09-06-2022 is witness of the fact. (Copy of Execution petition and orders dated are attached as annexure-E)
- 8. That respondents have once again deducted an amount of Rs 412585/- from the pension of petitioner (Copy of pension paper is attached as annexure-F) which is against the order passed by this honorable tribunal as the same has been termed as unjustified by this honorable tribunal in concluding part of para 5 of the judgment.
- 7. That the respondents are under legal obligations to implement the order passed by the worthy Service Tribunal in letter and spirit but they failed to do so, hence this petition for second time.
- 10. That the appellant seeks leave of the Court to urge additional ground at the time of arguments.

PRAYER:

It is, therefore, prayed that the order dated 14-09-2021 passed in Service appeal No.5696/2020 may kindly be implemented in letter and spirit without further amount of delay and the deduction of Rs 412585 from the pension of petitioner may kindly be struck down and the respondents be directed to release the stated amount to the petitioner.

Petitioner

Through

AKHTAR ILYAS

ABDUL MAJEED YOUSAFZAI

AFFIDAVIT

It is hereby verified and declared on oath that the contents of above application are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.

SUN Deponent

15/01-0343790-5

nnex- A

REGRE THE KHYBER PAKATUNKHWA A RVICE TRIBUNAL PESHAWAR

Service Appeal No. 5696/2020

Date of institution

11.06.2020

Date of Decision

14.09.2021

Quraish Khan, Ex-PST, GPS Nagrai, District Buner.

(Appellant)

VERSUS

District Education Officer (Male), Buner and two others.

(Respondents)

Akhtar Ilyas,

Advocate.

For appellant.

Muhammad Alleel Butt, Additional Advocate General

For respondents.

AHMAD SULTON TARKEN ROZINA REHMAN

CHAIRMAN

MEMBER (J)

JUINGMENT

ROZINA REHMAN, MEMBER (J): The relevant facts leading to filing of instant appear are that the appellant rendered services as PST in Education Department. He filed an application for his retirement which was duly forwarded. Astonishingly, on one hand his application was forwarded to the quarter concerned while on the other hand, he stood retired in the Service Book. There was conflict of his date of wirth in his C.N.I.C and Service Book, therefore, his forwarded application was not accepted and it was returned that the same be forwarded after correction of date of birth but this process was hept secret from the appellant. That despite duty, his attendance was not marked, he, therefore, filed an application for attendance but in the



meanwhile, major penalty of compulsory retirement was imposed upon the appellant. He filed service addeal which was accepted and case was remanded to the competent authority for de-novo inquiry. He waited for considerable time, but in vain. He, therefore, filed petition for implementation of the order and receipt of notice by the respondents, impugned order was passed on 18:02.2020. He, therefore, filed departmental appeal which was not responded to, hence, the present service appeal.

- We have heard Akhta: Ilyas Advocate for appellant and Muhammad Adeel Butt learned Additional Advocate General for the respondents and have gone through the record and the proceedings of the case in minute particulars.
 - Akhtar Hyas Advocate learned counsel appearing on behalf of appellant, inter-alia, contended that the respondents failed to follow the dicta laid down by the Service Tribunal in Service Appeal No.755/2018. He contended that in the earlier round of litigation, case was remitted for de-novo inquiry and the respondents were required to reinstate the appellant and then to initiate de-novo inquiry but such practice was not undertaken in ut disregard of rules. He submitted that no regular inquiry was conducted in the case of appellant and no witness was examined in his presence. He contended that appellant was condemned unheard as he was not given the right of defense. He submitted that it is settled by now that until and unless the competent authority has accepted resignation, a civil servant cannot be retired from his duty and lastly, he submitted that appellant has not committed any misconduct by way of his absence or by way of any

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embezzlement but even then, harsh punishment was imposed upon appellant.

Conversely learned A.A.G submitted that the appellant had not submitted any retirement application to the competent authority rather he purposely deceived the Head Teacher and gave him the impression of retirement from service for which appellant got marked his retirement application and got written in his column in the attendance register that the appellant stood retired w.e.f 01.07.2016. He contended that the Head Teacher marked the application and handed over to the appeliant for further submission to the S.D.E.O concerned but the appellant purposely detained application with himself and did not submit the same to the concerned S.D.E.O for further submission to the competent authority (D.E.O). He contended that he remained absent from the date of getting his application marked from the Head Teacher i.e. 01.07.2016 and on the other hand, herdid not submit the already marked retirement application to the S.D.E.O concerned in order to keep the S.D.E.O in ignorance and thereby not to stop his salary and get it regularly. Lastly, he submitted that the appellant remained absent w.e.f 01.07.2016 to 30.05.2017 (10 months) for which he regularly took his salaries.

5. From the record, it is evident that appellant Quraish Khan P.S.T submitted an application seeking retirement on 01.07.2016. This entry has properly been made by the Headmaster G.P.S Nagrai in the register of attendance which is not denied by the respondents. As there was conflict in the date of birth of appellant in his C.N.I.C and Service Book, therefore, he or ce again submitted an application to D.E.O for marking his attendance in the school on 02.08.2018. The

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competent authority without taking any regular inquiry under the Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules, 2011 compulsory retired the appellant by way of major punishment, therefore, in the earlier round of litigation, case of the appellant was remitted to the competent authority for debision afresh after de-novo inquiry in accordance with law. As per record, the competent authority constituted an Inquiry Committee vide notification dated 12.10.2019 and the said Committee intimated Head Teacher and the appellant on telephone to be present on 31.10.2019. From perusal of the inquiry report, it is evident that neither charge sheet nor statement of allegation was ever served upon appellant. No show cause was issued and in view of the recommendation of the Inquiry Committee, impugned order was passed on 18.02.2020, whereby, major penalty of compulsory retirement from service was imposed upon appellant w.e.f 01.07.2016 and amount of Rs.412885/-(salary of 10 months) w.e.f 01.09.2015 to 30.96.2016 was ordered to be recovered and deposited in the Government Exchequer. On one hand, the competent authority did not follow the dicta laid down by this Tribunal in Service Appeal No.755/2018 as no charge sheet and statement of allegations were issued in accordance with the Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules, 2011 while on the other hand, he was charged for recovery of an amount of Rs. 412885/- w.e.f 01.09.2015 to 30.06.2016. This period of 10 months was not justified as the record is totally silent in respect of any absence or any sort of misconduct by the appellant from 01.09.2015 to 30.06.2016 as admittedly he submitted application seeking premature retirement on 01.07.2016 and the allegations were

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In respect of recovery of pay for period w.e.f 01.07.2016. The appellant is aged and ailing Government servant who served the Department for more than 28 years but was not treated in accordance with law.

In view of the above factual and legal position, by acceptance of this appeal, we set aside the impugned orders and appellant stands voluntary retired from 01.07.2016 when he himself submitted application seeking premature retirement due to his health issues. In order to relieve the agony of the appellant, the respondents are directed to expedite and process the pension case of the appellant within 30 days of the receipt of this judgment. Parties are left to bear their own costs. File be consigned to the record room.

ANNOUNCED. 14.09,2021

> (Ahmad Stiltan Tareen) Chairman

(Rozina Rehman) Member (J)

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Khyle Parkhyn Service Tribunal Panhawar

Date of Presentation of Application 27

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Mandert Disti Buner



(MALE) DISTRICT BUNER PHONE & FAX NO. - 0939-510468

EMAIL: edobiner@gmail.com



Corrigendum

In partial modification of this office Notification No. 469-74 dated 18/2/2020 regarding Compulsory Retirement awarded to Mr. Quraish Khan PST GPS Nagrai due to absence and unlawful drawl of salaries in the light of inquiries conducted by this office, the dates of absence may be read w.e.f 30/6/2016 to 30/4/2017 (10 Months) instead of 01/9/2015 to 30/6/2016 (10 Months) as contained in the inquiry report.

> (IETIKHAR UL GHANI) DISTRICT EDUCATION OFFICER (M) BUNER.

Dated 4 1 /2021

Copy for information to; -

1. Director (E&SE) Khyber Pakhtunkhwa Peshawar.

2. Registrar Khyber Pakhtunkhwa Service Tribunal Peshwar.

3. District Monitoring Officer Buner.

- 4. Sub Divisional Education Officer (M) Mandaur with the remarks that necessary entry to this effect shall be made in his Service Book accordingly and recovery of Rs-412885/- of the period of (10 months) w.e.f f 1/7/2016 to 30:4/2017 shall be made from his pension/gratuity under intimation to this office.
- 5. District Accounts Officer

6. Official Concerned.

nnex-



OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) DISTRICT BUNER PHONE & FAX.NO. 0939-555110

EMAIL: edobuner@gmail.com



Notification

- 1. WHEREAS Mr. Quraish Khan PST GPS Nagrai was proceeded against under E&D Rules 2011 for wilful absence, misconduct and corruption.
- 2. AND WHEREAS he was served with a showcause notice vide this office No.6425-28 dated 14-11-2017 and his reply was found unsatisfactory.
- 3. ANDWHEREAS, the then DEO (M) Buner imposed upon him major penalty of "Compulsory Retirement" w-e-f- 1-7-2016 (A.N) and ordered recovery of overpayment amounting Rs. 412885/- from Quraish Khan PST GPS Nagrai vide this Office No.421-26 dated 20-1-2018.
- 4. AND WHEREAS, the same order was challenged in Khyber Pakhtunkhwa Service Tribunal at camp Court Swat vide service appeal No.755/2018, which was remitted to the Competent Authority vide judgment dated 2/9/2019 for deciding afresh after De-novo inquiry in accordance with law.
- 5. AND WHEREAS, in compliance with the court order, the Competent Authority conducted de-novo inquiry vide this office No.7560-64 dated 12/10/2019. The inquiry committee recommended that penalty of "Compulsory Retirement" already imposed upon Mr. Quraish Khan PST GPS Nagrai may be retained w.e.f 1/7/2016.
- 6. AND WHEREAS, in the light of recommendations of the inquiry report, the then DEO(M) Buner retained penalty of "Compulsory Retirement" upon Mr. Quraish Khan PST GPS Nagrai of Tehsil Mandanr Buner w-e-f- 1-7-2016 vide this office No.469-74 dated 18/2/2020 & overpayment amounting Rs.412885/- w.e.f 1/7/2016 to 30/4/2017 (10 months.) may be recovered and deposited in the Govt; exchequer.
- 7. AND WHEREAS, the same order was challenged in the court of Khyber Pakhtunkhwa Service Tribunal Peshawar in Service Appeal No. 5696/2020, which was decided on 14/9/2021 with the directions to convert compulsory retirement into premature voluntary retirement w.e.f. 1/7/2016.
- 8. NOW, therefore, in compliance with the Honourable Court Judgment dated 14-09-2021, in service appeal No.5696/2020, the Competent Authority is pleased to convert Compulsory Refirement from Service to Voluntary pre-mature Retirement in respect of Mr. Quraish Khan PST GPS Nagrai w-e-f- 1-07-2016.

(IFTIKHAR UL GHANI) DISTRICT EDUCATION OFFICER (M) BUNER

Endst; No. 82-87 / Dated 7 / / 2022. Copy for information to: -

Director (E&SE) Khyber Pakhtunkhwa Peshawar.

2. Registrar Khyber Pakhtunkhwa Service Tribunal at Camp Court, Swat.

3. District Monitoring Officer Buner.

4. Sub-Divisional Education Officer (M) Mandanr with the remarks/directives that necessary entry to this effect shall be made in his Service Book accordingly and recovery of overpayment Rs-412885/- for the period of (10 months) w.e.f 1/7/2016 to 30/4/2017 shall be made from his pension/gratuity under intimation to this office.

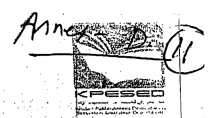
5. District Accounts Officer.

Official Concerned.

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OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) DISTRICT BUNER PHONE & FAX NO. 0939-510468 EMAIL: edot:ner@gmail.com



NOTIFICATION.

- WHEREAS on the verbal complaint of SDEO(M) Mandanr, an inquiry was conducted against Mr. Quraish Khan PSHT GPS Nagrai through the DDEO(M) Buner and SDEO(M) Gagra and as per inquiry report of the inquiry committee, he had illegally drawn Rs:412885/-(Four lac twelve thousand Eight Hundred & Eighty Five) for ten months and inquiry committee recommended that the same amount may be recovered from him and be refunded in Govt: treasury through challan and his pension case may not be processed unless the said amount is not refunded.
- 2. WHEREAS he had been served show cause notice vide this office No.6425-28 dated 14-11-2017 and his reply was found unsatisfactory.
- 3. WHEREAS, then the DEO(M) Burst imposed upon him major penalty of "Compulsory Refirement from service" w-e-f-1-7-2016(A.N) and recovery of the amount Rs. 412885/- upon Quraish Khan PST,GPS Nagrai vide this Office No.421-26 dated 20-1-2018.
- 4. WHEREAS As per judgment of the Khyber Pakhtunkhwa Service Tribunal at camp Court Swat S/appea!No.755/2018, the case of the appellant is remitted to the Competent Authority for decision, a resh after De-novo inquiry in accordance with law.
- 5.WHEREAS, in compliance of the court order, the Competent Authority conducted denovo inquiry vide this office No.7560-64 dated 12/10/2019 & the inquiry committee recommends that Mr. Queaish Khan PST GPS Nagrai may be retained of penalty imposed upon Compulsory Retirement from service under rules 4(b) (ii) w.e.f 1/7/2016

NOW, therefore the Competent Authority, in exercise of the power conferred upon under the Rule 4(b) (ii) of the Khyber Pakhtunkhwa Govt: Servants (Efficiency & Discipline) Rules, 2011 is pleased to retain penalty of "Compulsory Retirement from Service" upon Mr. Quraish Khan PS! GPS Nagrai of Tehsii Mandanr Buner we-f- 1-7-2016 as already notified vide this office No.421 dated 20/1/2018 & amount of Rs.412885/ for (10 months.) w.e.f 1/9/2015 to 30/6/2016 may be recovered and deposited in the Govt; exchequer.

(MUHAMMAD AZAM KHAN)
DISTRICT EDUCATION OFFICER (M)
BUNER

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or information to; -

Director (E&SE) Khyber Pakhtunkhwa Peshawar.

2. Registrar Khyber Pakhtunkhwa Service Tribunal at Camp Court, Swat.

3. District Monitoring Officer Buner.

4. Sub Divisional Education Officer (M) Mandaur with the remarks that hecessary entry to this effect shall be made in his Service Book accordingly and recovery of 412885/- be made from his pension/graduity under intimation to this office.

5. District Accounts Officer

6. Official Concerned.

DY, DISTRICT EDUCATION OFFICER (M)

BUNER

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BEFORE KPK SERVICE TRIBUNAL PESHAWAR

Execution Petition No. 353/2021

Service Appeal No. 5696/2020

Decided on 14-09-2021





Quraish khan,

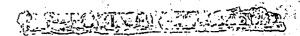
Ex-PST, GPS, Nagrai, District Buner.

Petitioner

Versus

- 1. District Education Officer (Male), Buner.
- 2. **D**irector **(E & SE)** KPK, Education Directorate, GT Road Peshawar
- 3. Head Teacher, GPS Nagrai, Buner

...... Respondents



PETITION FOR DIRECTING
RESPONDENTS TO IMPLEMENT
THE ORDER DATED 14-09 2021
PASSED IN SERVICE APPEAL
NO.5696/2020.

Sheweth!

That the appellant filed a Service Appeal No. 5696/2020; the same has been accepted vide order dated 4-09-2021 (Copy attached as annexure A) the operative part whereof is reproduced for ready reference:

"in view of above factual and legal position, by acceptance of this appeal, we set aside the impugned, order and appellant stands voluntarily retired from 01-07-2016 when he himself submitted application seeking

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order to dents are case of

premature retirement due to his health issues. In order to relieve the agony of the appellant, the respondents are directed to expedite and process the pension case of appellant within 30 days of the receipt of this judgment. Parties by are left to bear their own costs. File to be consigned to the record room"

- 2. That the above referred judgment has been remitted to respondent No.1 through an application.

 (Copy of application is attached as annexure-B).
- 3. That the letter for compliance of the order has also been sent by worthy Registrar of this Honorable Tribunal as well.
- 4. That it will be not out of place to mention here that the respondents have not assailed the stated judgment before the august Supreme Court of Pakistan, so the judgment has got finality.
- 5. That it is astonishing rather shocking to know that the respondents No.1 has issued corrigendum dated 04-11-2021(Copy is attached as annexure-C) whereby he acted as appellate forum and assumed the jurisdiction of Supreme Court and thus struck down the order passed by the worthy KPK Service Tribunal which is a clear violation of the law on the subject, for which separate application is being filed against the respondent No.1.
- 6. That the respondents are under legal obligations to implement the order passed by the worthy Service Tribunal in letter and spirit but they failed to do so, hence this petition.
- 7. That the appellant seeks leave of the Court to urge additional ground at the time of arguments.

PRAYER:

It is, therefore, prayed that the order dated 14-09-2021 passed in Service appeal No.5696/2020 may kindly be





implemented in letter and spirit without further amount of delay.

Petitioner

Through

AKHTAR ILYAS ADVOCATE HIGH COURT

CHAGAIZ KHAN

AFFIDAVIT

It is hereby verified and declared on oath that the contents of above application are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.

Deponent

Certified to be ture copy

Service Tribunal
Pechania

22.02.2022

E.P. No. 353/2021 Coursesh Khom vs Gut

Due to retirement of the Worthy Charring Tribunal is defunct, therefore, case is adjourned 28.04.2022 for the same as before.

28th April, 2022

Counsel for the petitioner present. Mr. Muhammad Adeel Butt, Addl. AG for the respondents present.

Learned AAG seeks adjournment implementation report. To come up for implementation report on 09.06.2022 before S.B.

> FAREEHA PAUL Member (E)

09.06.2022

Petitioner in person present. Mr. Muhammad Adeel Butt, Additional Advocate General alongwith Mr. Iftikhar Ghani, DEO (M) respondents present.

Representative of respondent department submitted implementation report vide notification Endst; No. 82-87 dated 07.01.2022 which is placed on file and stated that judgment of this Tribunal has been implemented.

In view of the above, instant petition is disposed off. File be consigned to record room.

Announced

(Fardeha Paul)

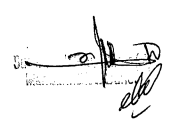
A.G. No. 125

FORM 3 (PEN) - F(6)

PENSION PAPERS

CF

Mr/Mrs/Miss	OU	RAISH KHA	N		 	
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N.B. Please read carefully the relevantuales, instructions and orders, In the case of family pension for death white in service, page 2 will not be filled in and page 3 will be applicable.

FORM 3 (PEN) FART-I (To be filled in and signed by the applicant himself/herself) APPLICATION FOR PENSION AND/OR GRATUITY

TheDistrict Accounts officer,at Daggar Sir, *have retired *have been permitted to retire from *am due to retire service on (date)01-07-2016 (A.N)	
Sir, *have retired *have been permitted to retire from *am due to retire	
Sir, *have retired *have been permitted to retire from *am due to retire	
*have retired Thave the honour of say that I *have been permitted to retire from *am due to retire	
*have retired I have the honour ot say that I *have been permitted to retire from *am due to retire	
I have the honour ot say that I *have been permitted to retire from *am due to retire	
*am due to retire	
service on (gate) III-II/-2016/14 NO	
I, therefore, request that the pension/gratuity admissible under the ru	les may kindly
be sanctioned to me.	
2. I declare that I have neither applied for nor received any pension	or
gratuity for any portion of this service, nor shall I submit any application b	iereafter
without quoting a re ference to the application and to the orders which ma	v be
passed on.	,
3. Should the amount of the pension and/or gratuity granted to me be	
afterwards found to be in excess of that to which Fam entitled under the ru	
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hereby undertake to refund any such excess.	
4. I wish to draw/do not wish to draw gratuity in lieu of one fourth o	1
my pension.	
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5 . I wish to commute my pension to the extent of Rs Rs 14600	45.22
6. I wish to draw my pension from the District Accounts Office/Trea	T
Treasury/National Bank of Pakistan Branch	
Treasury/National Bank of Pakistan Branch atNBP <u>Daggar (Buner)</u> (Place)	
Treasury/National Bank of Pakistan Branch atNBP <u>Daggar (Buner)</u> (Place) 7. The following documents, duly anested, are enclosed:	asury/Sub-
Treasury/National Bank of Pakistan Branch atNBP Daggar (Buner) (Place) 7. The following documents, duly attested, are enclosed: a. Three specimen signature of mine/two sets of my thum an	asury/Sub-
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*Delete in-applicable alternative

PART-II	eiving the a	pplicat	ion fo	or per	ision))	•				
o be completed by the Office/Department rece	_										
SECTION (1) PARTICULARS (OF APPI	JICAN	112								
. Name of civil servant	JRAISH I	HAN	•••••	• • • • • •	•••						
. Father's Name <u>SA</u>	<u>RFARAZ</u>	<u>KHAN</u>	<u>1</u>		•••••						
3. NationalityPa	<u>AKISTAN</u>	<u>I</u>				••					
. Postal AddressVillage & P/O Nagrai Tehs								•			•
Post held on the date of retirement/death and	BPS -13	<u>PST</u>		•							
Date of birth12	-12-1964										
Commencement of service <u>03</u>	-10-1988										
Date of [Retirement/death01-	07-20 <u>16</u>					• • • • •					
Application for pension											
rppineduoir for pension	Ÿ										
. Length of service	_							1			
rom 03-10-1988 to 01-07-2016	27	08	28			•					
·	21	00			•			•			
rom To						.*		•	• 4		
rom To	27	ÓΘ	28						, •		
	27						,			•	
. Date of commencement and ending of each				e, ii a	ny:			. *			•
	Y	M	D						·		
From To											
From To											
From To											
From To	rendered	n chror	nolog	ical o	rder:						
From To Fotal 10. Government under which service has been					rder:						
From To Fotal 10. Government under which service has been Government ofKPK	from to i.e				rder:			•			
From To Total 10. Government under which service has been Government of KPK Government of KPK	from to i.e	 e		•	rder:			•			
From To Fotal 10. Government under which service has been Government ofKPK	from to i.e	 e		•	rder:			•			
From To Total 10. Government under which service has been Government of KPK Government of KPK Government of KPK	from to i.e. from to i.e. from to i.	e e		•	rder: -			•			
From To Total 10. Government under which service has been Government of KPK Government of KPK	from to i.e. from to i.e. from to i.	e e		•	rder:			•			
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From To	from to i.e. from	ETIRIN	8 NG		-						
From To From To Fotal Fotal Found To Fotal Found To Fotal Fotal Fotal Fotal Fotal Fotal Total A Verage Emoluments/Emoluments last dr	from to i.e. from to i. from to i. 27 08	2 ETIRIN	.8 NG + 880	= 3	- 1290.			•			
From To Fotal 10. Government under which service has been Government of	from to i.e. from to i.e. from to i from to i 27 08 RI awn Rs	ETIRIN 30410 + 20442.	.80 .80	= 3	- 1290.		•	•	•••		
From To Fotal 10. Government under which service has been Government of	from to i.e. from	ETIRIN 30410 + 20442.	.8 NG + 880 .80	= 3:	- 1290.		•	•			
From To Fotal 10. Government under which service has been Government of	from to i.e. from to i.e. from to i from to i 27 08	ETIRIN 30410 + 20442. xx	8 NG + 880	= 3:	- 1290.	· · · · · · · · · · · · · · · · · · ·					
From To Fotal 10. Government under which service has been Government of	from to i.e. from to i.e. from to i. from to i. 27 08	20442. 20442. 20442.	.80 .80 .5.22	= 3	 1290. 2885	= 10	 471	60			
From To Fotal 10. Government under which service has been Government of	from to i.e. from to i.e. from to i. from to i. 27 08	ETIRIN 30410 + 20442. xx 146004	8 - 880 - 880 - 5.22	= 3: (-) 41 e-f 01	- 1290. 2885 /07/2	= 10 016 t	 4710 o 30	60)	
From To Fotal 10. Government under which service has been Government of	from to i.e. from to i.e. from to i. from to i. 27 08	ETIRIN 30410 + 20442. xx 146004	88 	= 3: (-) 41 e-f 01	- 1290. 2885 /07/2	= 10 016 t	 4710 o 30	60)	
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From To Fotal 10. Government under which service has been Government of	from to i.e. from to i.e. from to i.e. from to i. 27 08	ETIRIN 30410 + 20442. XX 146004 412885. 13287.	88 - 880 - 80 - 5.22 /- w-6 82	= 3: (-) 41 2-f 01	- 1290. 2885 /07/2	= 10 016 t	 4710 o 30	60)	
From To Fotal 10. Government under which service has been Government of	from to i.e. from to i.e. from to i.e. from to i. 27 08	ETIRIN 30410 + 20442. XX 146004 412885. 13287.	88 - 880 - 80 - 5.22 /- w-6 82	= 3: (-) 41 2-f 01	- 1290. 2885 /07/2	= 10 016 t	 4710 o 30	60)	
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From To Fotal 10. Government under which service has been Government of	from to i.e. from to i.e. from to i.e. from to i. 27 08	ETIRIN 30410 + 20442. XX 146004 412885. 13287.	88 	= 3: (-) 41 e-f 01	1290. 2885 /07/2	= 10 016 t	4710 o 30	60	/2017	R	
From To Fotal 10. Government under which service has been Government of	from to i.e. from to i.e. from to i.e. from to i. 27 08	ETIRIN 30410 + 20442. XX 146004 412885. 13287.	88 	= 3: (-) 41 e-f 01	1290. 2885 /07/2	= 10 016 t	4710 0 30	60 0/04/	/2017	Office	

Ebad/Assistant

(9)

al length of service as per 1-qualifying Service from	r Col. 10 of Section (1)	Y M 00 00	D 00	
1-dushrhing gervice nom	E	<u>Period</u>		统。
		YM	D	
Extraordinary leave				
Unauthorized absence				
) Spell of service not qua	hitying for Pension			
	Total (i), (ii) & ((iiii):-		决争员
et qualifying service	28 years	To		
ddfrom03	-10-1988 to 01-07-2016	Period 27 08	28	
0 × 1 1 10 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	titan coming or War	27		
(i) Periods, if any, Mi Service allowed to	ntary service of war,			
Givice allowed to	tion of deficiency in total			
qualifying service				
	Total,(i) & (ii) <u>27 08</u>	<u> 28.</u>	
otal qualifying service				
		OF EMINTERING NEC'		
ECTION (3) (a) CALC	ULATION OF SAMERA	hs in case the post		
Statement of emoluments	during the last 36/12 mont	HIO, HI COURT WAY		
nas not been held on regul	rai uasis.			
Period	Duration Months	Mon4hly Rate of	Amount D	rawn
	Para Para	- 1		
ing a Marin A Turn Art Ale Sulfa	and Lay	Emoluments	D -	De
Riom To		Rs. Ps.	Rs.	Ps.
Hrom To 31290 x2	and Day 28x7/300 = R\$ 20442.80 =	Rs. Ps.	Rs.	Ps.
31290 x2	28x7/300 =R\$ 20442.80 =	Rs. Ps.	Rs	Ps.
31290 x	28x7 /300 =R\$ 20442.80 =	Rs. Ps. 1460045.22		Ps.
31290 x Total embluments for 36/ Therefore "Average Emo	28x7 /300 =R\$ 20442.80 = /12 months are sluments" work cut to Rs.	Rs. Ps	P.	M
31290 x Total emoluments for 36/ Therefore "Average Emo	28x7/300 =R\$ 20442.80 = /12 months are Juments" work cufto Rs.	Rs. Ps. 1460045.22 36/12 = Rs. 7/EMOLUMENTS LAS	P.	M
31290 x Total emoluments for 36/ Therefore "Average Emo	28x7/300 =R\$ 20442.80 = /12 months are Juments" work cufto Rs.	Rs. Ps. 1460045.22 36/12 = Rs. Y/EMOLUMENTS LAS REGULAR BASIS	P. F. DRAWNIN	M
31290 x Total emoluments for 36/ Therefore "Average Emo SECTION (3) (b	28x7 /300 =R\$ 20442.80 = /12 months are sluments" work cut to Rs.	Rs. Ps. 1460045.22 36/12 = Rs. Y/EMOLUMENTS LAS REGULAR BASIS	P.	M
31290 x2 Total emoluments for 36/ Therefore "Average Emo SECTION (3) (b TI (a) Pay	28x7/300:=R\$ 20442.80 = /12 months are Juments" work curto Rs.) STATEMENT OF PA: HE POST IS HELD ON	Rs. Ps. 1460045.22 36/12 = Rs. Y/EMOLUMENTS LAS REGULAR BASIS	P. F. DRAWNIN	M
Total emoluments for 36/ Therefore "Average Emo SECTION (3) (b (a) Pay (b) Senior Post Allo	28x7/300:=R\$ 20442.80 = /12 months are Juments" work curto Rs.) STATEMENT OF PA: HE POST IS HELD ON	Rs. Ps. 1460045.22 36/12 = Rs. Y/EMOLUMENTS LAS REGULAR BASIS Rs. 3041 Rs.	P. F. DRAWNIN	M
Total emoluments for 36/ Therefore "Average Emo SECTION (3) (b (a) Pay. (b) Senior Post Allo	28x7/300:=R\$ 20442.80 = /12 months are Juments" work curto Rs.) STATEMENT OF PA: HE POST IS HELD ON	Rs. Ps. 1460045.22 36/12 = Rs. Y/EMOLUMENTS LAS REGULAR BASIS Rs. 3041 Rs. Rs.	P. F. DRAWNIN	M
Total emoluments for 36/ Therefore "Average Emo SECTION (3) (b TH (a) Pay (b) Senior Post Allo (c)	28x7/300:=R\$ 20442.80 = /12 months are Juments" work curto Rs.) STATEMENT OF PA: HE POST IS HELD ON	Rs. Ps. 1460045.22 36/12 = Rs. Y/EMOLUMENTS LAS REGULAR BASIS Rs. 3041 Rs.	P. F. DRAWNIN	M
Total emoluments for 36/ Therefore "Average Emo SECTION (3) (b (a) Pay. (b) Senior Post Allo	28x7/300:=R\$ 20442.80 = /12 months are Juments" work curto Rs.) STATEMENT OF PA: HE POST IS HELD ON	Rs. Ps. 1460045.22 36/12 = Rs. Y/EMOLUMENTS LAS REGULAR BASIS Rs. 3041	P. I DRAWNIN <u>0.+880/-</u>	M
Total emoluments for 36/ Therefore "Average Emo SECTION (3) (b TH (a) Pay (b) Senior Post Allo (c)	28x7/300:=R\$ 20442.80 = /12 months are Juments" work curto Rs.) STATEMENT OF PA: HE POST IS HELD ON	Rs. Ps. 1460045.22 36/12 = Rs. Y/EMOLUMENTS LAS REGULAR BASIS	P. I DRAWNIN <u>0.+880/-</u>	M
Total emoluments for 36/ Therefore "Average Emo SECTION (3) (b TH (a) Pay (b) Senior Post Allo (c)	28x7/300:=R\$ 20442.80 = /12 months are Juments" work curto Rs.) STATEMENT OF PA: HE POST IS HELD ON	Rs. Ps. 1460045.22 36/12 = Rs. Y/EMOLUMENTS LAS REGULAR BASIS Rs. 3041	P. I DRAWNIN <u>0.+880/-</u>	M
Total emoluments for 36/ Therefore "Average Emo SECTION (3) (b TH (a) Pay. (b) Senior Post Allo (c) (d)	28x7/300:=R\$ 20442.80 = /12 months are Juments" work cur to Rs.) STATEMENT OF PA HE POST IS HELD ON wance.	Rs. Ps. 1460045.22 36/12 = Rs. 2/EMOLUMENTS LAS REGULAR BASIS Rs. 3041 Rs. Rs. Rs. Rs. Rs. Rs. Rs. Rs	P. I DRAWNIN <u>0.+880/-</u>	M
Total emoluments for 36/ Therefore "Average Emo SECTION (3) (b) (a) Pay. (b) Senior Post Allo (c) (d) (e)	28x7/300 =R\$ 20442.80 = /12 months are sluments' work out to Rs.) STATEMENT OF PA HE POST IS HELD ON wance.	Rs. Ps. 1460045.22 36/12 = Rs. Y/EMOLUMENTS LAS REGULAR BASIS Rs. 3041 Rs. Rs. Rs. Rs. Rs. Rs. Rs. Rs. Rs. Rs.	P. I DRAWNIN <u>0.+880/-</u>	M
Total:emoluments for 36/ Therefore "Average Emo SECTION (3) (b) (a) Pay (b) Senior Post Allo (c) (d) (e) SECTION (4) CALCULE; eth. of total qualifying	28x7/300 =Rs 20442.80 = /12 months are sluments' work cut to Rs.) STATEMENT OF PA HE POST IS HELD ON wance.	Rs. Ps. 1460045.22 36/12 = Rs. 36/12 = Rs. Y/EMOLUMENTS LAS REGULAR BASIS Rs. Rs. Rs. Rs. Rs. Rs. Rs. Rs	P. I DRAWNIN <u>0.+880/-</u>	M
Total emoluments for 36/ Therefore "Average Emo SECTION (3) (b (a) Pay. (b) Senior Post Allo (c) (d) (e) SECTION (4) CALCU Length of total qualifyin Emoluments/Average E	28x7/300:=R\$ 20442.80 = /12 months are /luments" work curto Rs.) STATEMENT OF PA HE POST IS HELD ON wance. LATION OF FENSION g service 28 Emoluments Rs. case where qualifying	Rs. Ps. 1460045.22 36/12 = Rs. 36/12 = Rs. Y/EMOLUMENTS LAS REGULAR BASIS Rs. 3041 Rs. Rs. Rs. Rs. Rs. Rs. Rs. 31290/- 31290/-	P. I DRAWNIN <u>0.+880/-</u>	M
Total emoluments for 36/ Therefore "Average Emo SECTION (3) (b (a) Pay. (b) Senior Post Allo (c) (d) (e) SECTION (4) CALCU Length of total qualifyin Emoluments/Average E	28x7/300:=R\$ 20442.80 = /12 months are /luments" work curto Rs.) STATEMENT OF PA HE POST IS HELD ON wance. LATION OF FENSION g service 28 Emoluments Rs. case where qualifying	Rs. Ps. 1460045.22 36/12 = Rs. 36/12 = Rs. Y/EMOLUMENTS LAS REGULAR BASIS Rs. 3041 Rs. Rs. Rs. Rs. Rs. Rs. Rs. 31290/- 31290/-	P. I DRAWNIN <u>0.+880/-</u>	M
Total emoluments for 36/ Therefore "Average Emo SECTION (3) (b) (a) Pay (b) Senior Post Allo (c) (d) (e) SECTION (4) CALCE Length of total qualifying Emoluments/Average Examount of gratuity (in Service is 5 years or me Amount of gratuity on	28x7/300 =Rs 20442.80 = /12 months are sluments" work out to Rs /12 TON OF FENSION mance. LATION OF FENSION ng service	Rs. Ps. 1460045.222 36/12 = Rs. 2/EMOLUMENTS LAS REGULAR BASIS Rs. 3041 Rs. Rs. Rs. Rs. Rs. Rs. Rs. 31290/- Rs.	P. I DRAWNIN <u>0.+880/-</u>	M
Total emoluments for 36/ Therefore "Average Emo SECTION (3) (b) (a) Pay (b) Senior Post Allo (c) (d) (e) SECTION (4) CALCU Length of total qualifyin Emoluments/Average E Amount of gratuity (in Service is 5 years or me Amount of gratuity on Service where qualifyin	28x7/300:=Rs 20442.80 = /12 months are sluments" work cur to Rs.) STATEMENT OF PA HE POST IS HELD ON wance. 28. Case where qualifying ore but less than 10 years for service is 10 years or	Rs. Ps. 1460045.222 36/12 = Rs. 2/EMOLUMENTS LAS REGULAR BASIS Rs. 3041 Rs. Rs. Rs. Rs. Rs. Rs. Rs. 31290/- Rs.	P. I DRAWNIN <u>0.+880/-</u>	M
Total emoluments for 36/ Therefore "Average Emo SECTION (3) (b) (a) Pay (b) Senior Post Allo (c) (d) (e) SECTION (4) CALCULE ingth of total qualifying Emoluments/Average Examount of gratuity (in Service is 5 years or managements of gratuity on Service where qualifying the s	28x7/300:=Rs 20442.80 = /12 months are sluments" work cur to Rs.) STATEMENT OF PA HE POST IS HELD ON wance. 28. Case where qualifying ore but less than 10 years for service is 10 years or	Rs. Ps. 1460045.222 36/12 = Rs. 2/EMOLUMENTS LAS REGULAR BASIS Rs. 3041 Rs. Rs. Rs. Rs. Rs. Rs. Rs. 31290/- Rs.	P. I DRAWNIN <u>0.+880/-</u>	M
Total emoluments for 36/ Therefore "Average Emo SECTION (3) (b) (a) Pay (b) Senior Post Allo (c) (d) (e) SECTION (4) CALCU Length of total qualifyir Emoluments/Average E Amount of gratuity (in Service is 5 years or mo Amount of gratuity on Service where qualifyir more but Less than 25	28x7/300 =Rs 20442.80 = /12 months are sluments" work cur to Rs.) STATEMENT OF PAN HE POST IS HELD ON wance 28. Canoluments Rs. case where qualifying ore but less than 10 years for service is 10 years or years Rs.	Rs. Ps. 1460045.222 36/12 = Rs. Y/EMOLUMENTS LAS REGULAR BASIS Rs. 3041 Rs. Rs. Rs. Rs. Rs. Rs. Rs. 31290/- Rs.	P. I DRAWNIN <u>0.+880/-</u>	M
Total emoluments for 36/ Therefore "Average Emo SECTION (3) (b) (a) Pay. (b) Senior Post Allo (c) (d) (e) SECTION (4) CALCU Length of total qualifyir Emoluments/Average E Amount of gratuity (in Service is 5 years or mo Amount of gratuity on Service where qualifyir more but Less than 25	28x7/300:=Rs 20442.80 = /12 months are sluments" work cur to Rs.) STATEMENT OF PA HE POST IS HELD ON wance. 28. Case where qualifying ore but less than 10 years for service is 10 years or	Rs. Ps. 1460045.222 36/12 = Rs. Y/EMOLUMENTS LAS REGULAR BASIS Rs. 3041 Rs. Rs. Rs. Rs. Rs. Rs. Rs. 31290/- Rs.	P. I DRAWNIN <u>0.+880/-</u>	M

Sub Divinal: Edu: Officer (M)
Mandanr.Disti:Buner

The state of the s	
Gross Pension	Rs20442.80
Benefit of extra service beyond 30 years	Rs
Total Pensic	on Rs20442.80
Less 1/4th (in case of family pension for	Rs
death while in service)	
OR	
Less commuted portion of Pension	Rs 7154.98
Net Pension	Rs13287.82
SECTION (5) CALCULATION (OF GRATUITY IN LIEU OF
SURRENDERED PENSION (IN CASE	OF FAMILY PENSION FOR
DEATH WHILE IN SERV	ЛСЕ).
Length of total qualifying service	years
Amount of pension surrendered	Rs
Rate of gratuity for every rupee surrendered	
(on age next birth day basis)	Rs
· · ·	Řs
Lump-sum gratuity admissible	
SECTION (6) COMMUTED VA	LUE OF PENSION
(i) Amount of pension to be commuted	Rs7154.98 years
(ii) Age next birth day	54 years
(iii) Rate of commuted value for every one rupee	Rs204.06
(on age next birth day basis)	
(iv) Commuted value of pension	$Rs\frac{1460045.22}{12000} (-) \frac{412885}{12000} = \frac{1047160}{12000}$
	3 412885/- w-e-f 01/07/2016 to 30/04/2017)
SECTION (7) ORDERS OF THE SAN	CTIONING AUTHORITY
1. The undersigned is satisfied that the service of QUI	RAISH KHAN PST has
been satisfactory. The grant of full pension and/or gratu	ity which the Audit Officer may
find to be admissible under the rules is hereby sanction	ed OR
•	
The undersigned is satisfied that the service of Mr,	has not been
satisfactory and it has been decided that the full pension	n and/or gratuity found
by the Audit Officer to be admissible under the rules sh	nould be reduced by the specific
amount or percentage given below:-	•
Amount or percentage of reduction in pension	•••••
Amount or percentage of reduction in gratuity	•••••
Sanction is hereby accorded to the grant of pension and	d/or gratuity as so
reduced.	
2. The payment of pension and/or gratuity may comme	ence from <u>02-07-2016</u>
Before issuing the pension payment order, the Audit O	officer may kindly ascertain whether
the Last Pay and No Demand Certificate have been rec	ceived by him. In case the Last Pay
Certificate and/or No Demand Certificate has/have no	t been received with the pension
papers, the Audit Officer should issue P.P.O subject to	the production of the last pay
certificate and/or and undertaking at the time of first p	ayment of pension/gratuity, by the
pensioner or his family (in case of his death) to the eff	fect that any demand coming to the
notice within a period of one year after the issue of P.	P.O would be recovered from
him/her.	
1	
.	•
	ignature
Sub Divnal: Effu: Othicer (M)	Designation
Manadama Makka Dunasi// /	

6



PART - III

	(For use in the Accountant-General	al's Office)		
	The calculations contained in the precedi	ng pages nave	peen checked	years.
Ι.		- Δ 11/11T		
II.	Reasons for difference, if any, between the	his and the len	gin or qualit	AttiRizerAtor
	worked out by the Department.		Rs	
٧.	Amount of pension/gratuity.		KS	And the second s
٧.	Reasons for discrepancy, if any, between	n this	Kiloma.	
	amount and that calculated by the depart	ment	Rs	
VI.	Amount of family pension.		Rs	
VII.	Reasons for discrepancy, if any between	nthis		
	amount and that calculated by the depart	tment:	Rs	
VIII.	Amount of gratuity in lieu of 1/4 is of pe	niion		
•	surrendered.	3	Rs	
IX.	Amount of commutation for the pension	n ,		
	commuted.		Rs	
X	Reasons for discrepancy, if any, between	e n		
	this amount and that calculated by the			
	department.		Rs	
XI.	Amount of net pension payable.		Rs	
XII.	The pension will commence from.		Rs.	
XIII	Allocation of the pension and gratuity		ension	Gratuity
	Government of			
	Government of			
	Government of			
	Defence Estimates			
				The second secon
		Total:-		
				15 15 16 16 16 17 15 16 16 17 15 16 16 16 16 16 16 16 16 16 16 16 16 16
'ΙΧ	Anticipatory pension of Rs			
	(Rupees	i() per m	onth, granted	with effect
	vide P.P.O.No.			under
	to be adjus	ted in the final	P.P.O.	
χv	《《ADNACA 图】 2、19、44年, 17年 44 4 4、 三次数1、2014、1244年,1254年,1254年,1254年,1254年,1254年,1254年,1254年,1254年,1254年,1254年,	ratuity Rs		
χ̈́	The Amount of original pension commute	d 135		
χ̈́		mand Certifica	te"Rs:	
W 12 W 17 17 17	IIII P.P.O issued vide No.	dated		anal a para jarahan aya a sa a sa s
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Assistant Accountant General Assistant Accounts Officer

46983 باركونس اايسوى ايش نمر <u>- 27 - 11 - 18</u> بیتا در بارایسوسی ایش،خیبر پختونخواه Execution petitionis, اكسان أنشران كر ك اقرار كيا جا المساحب معموف كومقدة كى كل كارواكى كاكال اختيار موكا ، نير وكيل صاحب كو راضی نامه کرے واقع ر جالت و فیصلہ بر صلف دینے واب دعوی اقبال دعوی اور در والیت اور برتم کی تقدیق دائر کرنے میں اونظر ان ویروی کے نے کا عدار ہوگا اور بصورت ضرورت مقدہ مرکز اللہ علی یا جزولی رات میں میروی مذکورہ کریں النزاد والت ماجہ لکھ دیا تا کہ سند رہے نوث:اس دكالت مامه كي فوغو كاني ما قابل قبول موكى