27.10.2021

None for the petitioner present. Mr. Muhammad Adeel Butt, Additional Advocate General alongwith Mr. Muhammad Nisar, Focal Person for respondents present.

The proceedings recorded in the previous order sheets reflect the lack of interest of the petitioner in pursuit of the present execution petition. The point of maintainability of this execution petition is yet to be determined which in view of the absence of the petitioner on various dates is pending. On last date clerk of counsel of the petitioner was present and last chance was given to the petitioner for arguments on point of maintainability. Neither the petitioner nor her counsel have marked their attendance today; therefore, this execution petition is dismissed due to non-prosecution. File be consigned to the record room.

Announced: 27.10.2021

Chairman

02.09.2021

Nemo for the petitioner present. Mr. Muhammad Adeel Butt, Additional Advocate General for respondents present.

Learned AAG sought time for submission of implementation report. Notices be issued to the petitioner and her counsel. Adjourned. To come up for further proceedings before the S.B on 21.09.2021.

(MIAN MUHAMMAD) MEMBER (E)

21.09.2021

Shah Hassan, Clerk of counsel for the appellant and Mr. Kabirullah Khattak, Addl. AG alongwith Muhammad Nisar, Focal Person and Muhammad Shahid Nawaz, ADO for the respondents present.

On 09.07.2020, the matter was placed for arguments on point of maintainability. The attendance on behalf of the petitioner or by her counsel during proceedings on adjourned dates was not regular. Therefore, the point of maintainability is still pending for arguments. Last chance is given to the petitioner for arguments on the point of maintainability, failing which the petition shall be taken up for disposal on the basis of available record. To come up for arguments 27.10.2021 before S.B.

Chairman

30.03.2021

Nemo for the petitioner. Mr. Kabirullah Khattak, Additional Advocate General alongwith Mr. Muhammad Sharif, ADEO for the respondents present.

Notice be issued to petitioner as well as his counsel for prosecution for 03.06.2021 before §.B.

(ATIQ-UR-REHMAN WAZIR) MEMBER (EXECUTIVE)

03.06.2021

Counsel for the petitioner and Mr. Muhammad Adeel Butt, Addl. AG alongwith Muhammad Sharif, ADO for the respondents present.

Representative of the respondents seeks time to submit implementation report. Respondents are required to implement the judgments in letter & spirit and in compliance report be submitted on 26.07.2021 before S.B.

Chairman

26.07.2021

Nemo for parties.

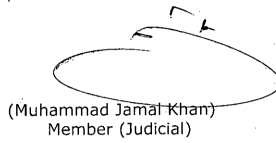
Muhammad Adeel Butt learned Additional Advocate General present.

Despite directions on the preceding date, respondents failed to submit implementation report, therefore, notice be issued to the respondents with direction to implement the judgment in letter and spirit. To come up for implementation report on 02.09.2021 before S.B. Petitioner also be put on notice for the date fixed.

(Rozina Rehman) Member (J) 21.10.2020

Mr. Kabirullah Khattak, Additional Advocate General for the respondents is present.

Since the Members of the High Court as well as of the District Bar Association Peshawar are observing strike today, therefore, the case is adjourned to 08.12.2020 on which date to come up for arguments on the point of maintainability.



08.12.2020

Nemo for petitioner.

Kabir Ullah Khattak learned Additional Advocate General for respondents present.

Notice be issued to petitioner/counsel for 28.01.2021 for arguments, before S.B.

(Rozina Rehman) Member (J)

28.01.2021

Counsel for petitioner is present. Mr. Kabirullah Khattak, Additional Advocate General, for the respondents is also present.

Due to paucity of time, proceeding in the instant petition could not be conducted, therefore, adjourned to 30.03.2021 before S.B.

(MUHAMMAD JAMAL KHAN) MEMBER (JUDICIAL)

No.162)

12.03.2020

Junior counsel for the petitioner and Mr. Kabirullah Khattak, Additional AG alongwith Mr. Anwer Zeb, ADO for the respondents present. Implementation report not submitted. Representative of the department seeks adjournment. Adjourned to 15.04.2020 for implementation report before S.B.

(MUHAMMAD AMIN/KHAN KUNDI)

MEMBER

15.04.2020

Due to public holiday on account of COVID-19, the case is adjourned to 09.07.2020 for the same. To come up for the same as before S.B.

Reader

09.07.2020

Nemo for the petitioner.

Mr. Kabir Ullah Khattak learned Additional Advocate General for the respondents present.

Record shows that the matter was decided by this Tribunal on 30.04.2007 whereas the instant application for implementation of judgment was filed on 07.01.2020. Notice be issued to petitioner and his counsel for arguments on the point of maintainability for 08.09.2020 before S.B.

Member (J)

08.09.2020

Counsel for the petitioner and Addl. AG for the respondents present.

Former requests for adjournment due to his engagement before the Honourable Peshawar High Court in various cases today. Adjourned to 21.10.2020 before S.B.

Chairman[®]

Form- A FORM OF ORDER SHEET

| Court of | • | | | |
|----------|-------|----|------|--|
| • | | | | |
| | | 1. | | |

Execution Petition No. 08/2020

| S.No. | Date of order proceedings | Order or other proceedings with signature of judge |
|-------|---------------------------|--|
| 1 | 2 , | 3 |
| 1 | 07.01.2020 | The execution petition of Mst. Imrana Bibi submitted today by Mr. Yasir Salim Advocate may be entered in the relevant register and |
| | | put up to the Court for proper order please REGISTRAR |
| 2- | 109/01/20 | REGISTRAR $\sim 11/20$ This execution petition be put up before S. Bench on $31/01/2020$. |
| | | CHAIRMAN |
| | | |
| . 3 | 1.01.2020 | Learned counsel for the petition present. Notice of the |
| | | present execution petition be issued to the respondents for |
| | | implementation report on 12.03.2020 before S.B. |
| | - | (Hussain Shah) Member |
| , | | |
| | | |
| | | |
| : | | |
| , | | |

BEFORE THE KHYBER PAKHTUNKWA SERVICE TRIBUNAL PESHAWAR

Execution Petition No 8/2020

In the matter of Appeal No. 277/2006 Decided on 29.06.2007.

VERSUS

The Government of Khyber Pakhtunkhwa through Chief Secretary Khyber Pakhtunkhwa Peshawar and others.

(Respondents)

INDEX

| S. No | Description of documents | Annexure | Page Nõ |
|-------|---|---------------------------------------|---------|
| 1. | Memo of Appeal & Affidavit | · · · · · · · · · · · · · · · · · · · | 1-8-1 |
| 2. | Copy of the Judgment and order dated 29-6-2007 | Α | 5-7 |
| 3. | Copies of the application dated 09.01.2019, letter dated 09.01.2019 and reminder dated 30.01.2019 | B, C & D | 8-10 |
| 4. | Copy of the newspaper cutting dated 21.12.2018 | E | 1/ |
| | Vakalatnama | | 12 |

Appellant

Through

YASHX SALEEM Advocate, Peshawar BEFORE THE KHYBER PAKHTUNKWA SERVICE TRIBUNAL PESHAWAR

In the matter of Execution letition NO. 8/2020 Knyber Pakhtukhwa Service Pribunal

Appeal No. 277/2006

Decided on 29.06.2007.

Imrana Bibi PTC, GGPS, Muhammad Kot Tappi, District North Waziristan (Applicant)

VERSUS .

- The Government of Khyber Pakhtunkhwa through Chief Secretary 1. Khyber Pakhtunkhwa Peshawar.
- 2. The Secretary Elementary and Secondary Department Khyber Pakhtunkhwa Peshawar.
- The Director Elementary and Secondary Department Khyber 3 Pakhtunkhwa Peshawar.
- The District Education Officer, District North Waziristan. 4.

(Respondents)

Application for the implementation of the Judgment and Order dated 29.06.2007 in captioned connected service appeals of this Honourable Tribunal.

Respectfully Submitted:

- 1. That the above noted service appeal was pending adjudication in this Honourable Tribunal and was decided vide judgment and order dated 29.06.2007
- 2. That vide judgment and order dated 29.06.2007, this Honorable Tribunal allowed the appeal and reinstated the appellant. operating Para of the Judgment and order, is reproduced below:

"accordingly the appeal is accepted the impugned orders are setaside and the appellant is reinstated into service. However the intervening period be treated as leave without pay."

(Copy of the Judgment and order dated 29.06.2007, is attached as Annexure A)

- 3. That the judgment and order of this Honourable Tribunal, was duly communicated to the respondent by the applicant vide various applications for implementation.
- 4. That initially the applicant was told that she would be adjusted as soon the vacancy becomes available and thereby the applicant was kept on waiting and waiting for so many years despite the fact that the

vacancies were available. Her last of application dated 09.01.2019 was filed to the then Director Education FATA, which was processed vide endorsement dated 09.01.2019 and the Respondent No. 4 was directed vide letter dated 09.01.2019 for necessary action and reminder was also issued on 30.01.2019. (Copies of the application dated 09.01.2019, letter dated 09.01.2019 and reminder dated 30.01.2019 are attached as Annexure B, C & D)

- 5. That instead of implementing the Order and Judgment of this Honorable Tribunal dated 29-6-2007, the Respondent with malafide intention has re-advertised the posts in newspaper on 21.12.2018. (Copy of the newspaper cutting dated 21.12.2018 is attached as Annexure E)
- 6. That the respondents are legally bound to implement the judgment of this Honourable Tribunal dated 29.06.2007 in its true letter land sprit without any further delay which has already been delayed due to the malafide intention of the Respondents

It is, therefore, prayed that on acceptance of this application the judgment and order dated 29.06.2007 of this Honorable Tribunal be implemented in its true letter and spirit.

Applicant

Through

YASIR SALEEM Advocate, Peshawar

AFFIDAVIT

It is solemnly affirm and declare on oath that the contents of the above implementation petition are true and correct to the best of my knowledge and belief and that nothing has been kept back or concealed from this Honourable Tribunal.

Juran DEPONENT

BEFORE THE KHYBER PAKHTUNKWA SERVICE TRIBUNAL PESHAWAR

In the matter of Appeal No. 277/2006 Decided on 29.06.2007.

VERSUS

The Government of Khyber Pakhtunkhwa through Chief Secretary Khyber Pakhtunkhwa Peshawar and others.

(Respondents)

APPLICATION FOR RESTRAINING THE RESPONDENT NOT TO FILL THE POST OF ONE POST OF PST THROUGH THE ADVERTISEMENT IN QUESTION AND OPERATION OF THE ADVERTISEMENT DATED 21.12.2018 TO THE POST OF PST MAY KINDLY BE SUSPENDED TILL THE FINAL DISPOSAL OF THE INSTANT PETITION.

Respectfully sheweth,

The applicant humbly submits as under;

H links

- 1. That the captioned implementation is being filed before this honorable tribunal in which date is yet to be fixed.
- 2. That all the three ingredients for the grant of status quo strongly lies in favor of the applicant.
- 3. That the contents of the implementation petition may kindly be treated as integral part of the instant application.
- 4. That the Respondent instead of implementing the order and judgment dated 29.06.2007 by adjusting the applicant, has readvertised the various posts of PST for initial recruitment, which is clear violation of the order and judgment dated 29.06.2007 of this Honorable Tribunal.

It is therefore prayed that on the acceptance of this application the operation of the advertisement dated 29.06.2007 may kindly be suspended till the final disposal of the instant petition.

9 (y)

Awrams Applicant

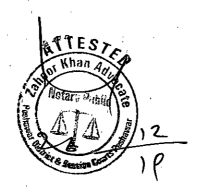
Through

YASIP SALEEM Advocate, Peshawar

<u>AFFIDAVIT</u>

It is solemnly affirm and declare on oath that the contents of the above implementation petition are true and correct to the best of my knowledge and belief and that nothing has been kept back or concealed from this Honorable Tribunal.

Zuvan ' Deponent



Annex= A

BEFORE THE NWFP SERVICE TRIBUNAL, PESHAWAR.

Appeal No. 277/2006.



Mst. Imrana Bibi Ex-PTC, G.G.P.S Mohammad Jamil, Kot. Tappi,

North Waziristan Agency (Appellant)

VERSUS

1. The Secretary Education(S&L), NWFP, Peshawar.

2. The Director of Education (FATA), NWFP, Peshawar.

3. The Agency Education Officer, North Waziristan

Agency (Respondents).

MR. MUHAMMAD ASIF YOUSAFZAI,

Advocate

For appellant.

MR. NOOR ZAMAN KHAN,

A.G.P.

For respondents.

MR. ABDUL SATTAR KHAN,

MR. ADALAT KHAN 🦠

CHAIRMAN MEMBER.

JUDGMENT

Khyber Pakhaashwa Service Tribuaal.

ATTESTED

ABDUL SATTAR KHAN, CHAIRMAN:- This appeal arises against an order dated 31.10.2005, whereby the appointment order of the appellant has been cancelled retrospectively and also against the order dated 22.2.2006, whereby departmental appeal of the appellant has been rejected, with the prayer that on acceptance of this appeal, the impugned orders may be set aside and the appellant may be reinstated into service with all back benefits. Any other remedy which this Tribunal deems fit may also be granted in favour of the appellant.

2. The facts of the case necessary for the disposal of this appeal briefly stated are that the appellant namely Imrana Bibi was initially



appointed against PTC post at G.G.P.S, Muhammad Jamil Kot Tappi, N.W Agency, on contract basis vide order dated 7.9.2003. She assumed the charge of the post and started performing her duties. Her appointment order was cancelled retrospectively vide order dated 31.10.2005. After exhausting her departmental remedy, the appellant approached the Tribunal for the redress of her grievances.

- 3. Notices were issued to the respondents. They turned up and contested the appeal by filing a joint written reply. Various legal and factual please were raised. It was also inter-alia alleged that the appellant has no cause of action; It was next alleged that the appellant was appointed purely on contract basis with the condition that her services could be terminated without any notice; that her services were terminated on account of willful absence from government duty as is evident from the attendance register of the teachers; that the donor of the school has also submitted a complaint report regarding her regular absence from the government duty and that her appeal was not maintainable. No replication was filed in ATTESTED
 - 4. Arguments heard and record perused.
 - formalities were not observed while cancelling the appointment order of the appellant i.e. neither charge was framed nor communicated to the appellant with statement of allegation; that framing of charge is not only a formality but a mandatory requirement of law. Reliance was placed on 2000-SCMR-1743. It was next argued that no reason, whatsoever, was assigned while cancelling the appointment order of the appellant. Reliance was placed on 2007-SCMR-330. Lastly, it was argued that removal of the appellant from retrospective date is illegal. Reliance was placed on 1993-PLC(C.S)

W



1755. As such the impugned order being fanciful and bad in law are liable to be set aside.

- In reply it was urged that the appellant was appointed on contract basis and that it was clearly mentioned in the appointment order that her services would be terminated without any notice and as such the services of the appellant being contract employee and habitual absentee has rightly been dispensed with.
- The Tribunal holds that the claim of the appellant is bonafide. 7. Codal formalities were not observed while cancelling the appointment order of the appellant by the authority. Charge was neither framed nor communicated to the appellant with statement of allegation. Framing of charge and communication of the same with statement of allegation was not only a formality but was a mandatory requirement of law which was to be strictly followed. (2000-SCMR-1743). No reason whatsoever, has been assigned while dispensing with the services of the appellant. Her services were dispensed with in a slipshod manner without any enquiry. Furthermore, the cancellation of the appointment order with retrospectively effect is also not tenable. In the dircumstances, the appellant has made out a case for indulgence of the Tribunal. Accordingly this appeal is accepted, the impugned orders are set aside and the appellant is reinstated into service. However, the intervening period be treated as leave without pay. No order as to costs. File be consigned to the record.

ANNOUNCED. 29.06.2007.

(ABDUL SATTAR KHAN)

CHAIRMAN

Certified to be turn com-

DALAT KHAN) MEMBER

Khyo attendawa Service Tribunal Peshawar



supplif.

DIRECTORATE OF EDUCATION NEWLY MERGED TRIBAL DISTRICTS

ARSAK ROAD PESHAWAR, PAKISTAN PHONE. 091-9210166 FAX 091-9210216

Date Pesh: the / 2019

To

The District Education Officer, North Waziristan District.

Subject;

APPEAL FOR ADJUSTMENT/RELEASE OF PAY. Set The original Cored

Memo:

I am directed to refer to subject cited above and to enclose herewith an application in respect of Mr. Niamatullah PST and Imrana PST and others of North Waziristan District for necessary action after proper verification under intimation to this office to resolve the issue once for all.

Encl: As Above.

Endst: No. 1201-2 /-.

Copy forwarded to the :-

1. District Accounts Officer, NWD

PA to Director Education NMTD.

Dated Pesh: the

Deputy Director (F/A).



the Unid Director Edu CATA WAYSAIL YORD POSMANON Appeal for releasing of pay. 15Th great respect it is stated that the Ex- Also has been issued order in the hight of Court decissions but the their Ituelon PATA has been Stoped our pays without any reasons. Your good office has also been implemented and issue order for relan release of pays but the Amo using delay facties Therefore it is knindly prayed that the Ako NWA may beidly be directed to release our pays Which have already been delayed and the Court decissions has already been verified From The Service leiboural 10p10 posterior which is Still pendip in the office of ABN XISTA. If you once again Useur forder to A to NoA for the Subject noted about to the subject noted about to your good healt for which we shall pray and long line! Dalid 29/10/18 Nain alulahorard others. Imrana pic Bibi Gul



DIRECTORATE OF EDUCATION

Date Pesh: the /

To

Is Reminder.

The District Education Officer, North Waziristan District.

Subject;

Memo:

I am directed to refer to this office memo: No. 1200 dated 9.1.2019 on subject noted above and to ask you that the requisite reply is still awaited from your end. It is once again to ask you that to resolve the issue of Mr. Nimatullah PST, Imrana PST and Others of North Waziristan District.

Dated Pesh: the

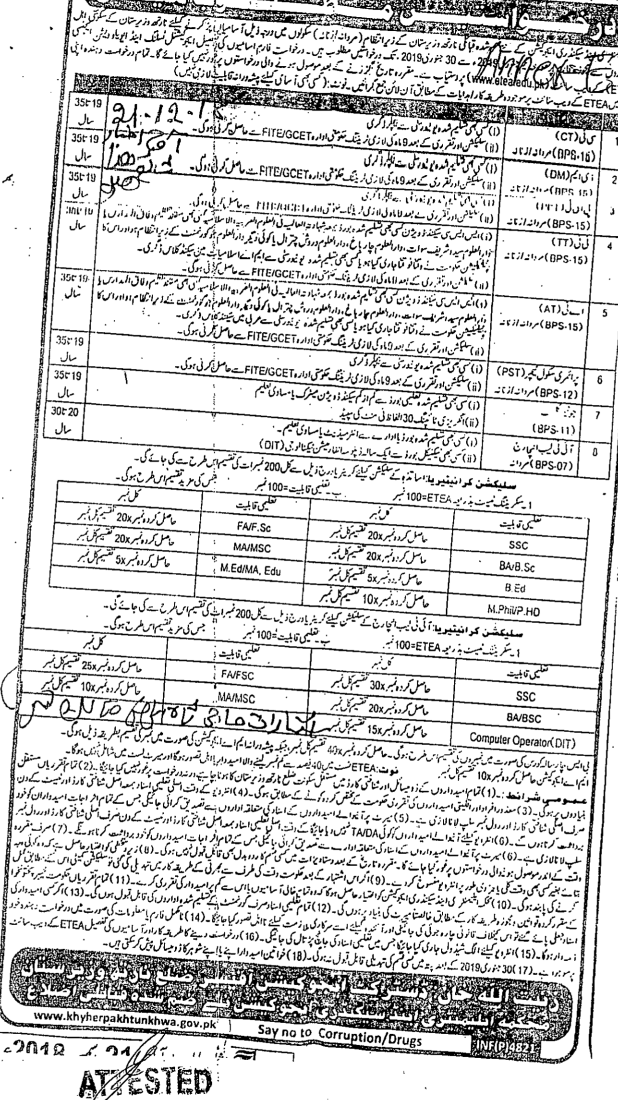
Endst: No.

Copy to the :-

1. District Accounts Officer NWD for necessary action.

2. PA to Director Education NMTD.

Deputy Director (F/A).



| 011 | } For }Plaintiff |
|--|--|
| Im 8ana Bibi | } Appellant } Petitioner |
| VERSUS | }Complainant |
| Gov to of KPK | } Defendant |
| · | Respondent Accused |
| Appeal/Revision/Suit/Application/Petition/Case Noof | , · |
| Fixed for [/We, the undersigned, do hereby nominate and appoint | , |
| YASIR SALEEM, | |
| JAWAD UR REHMAN & | ala a via u |
| PIRZADA MUHAMMAD TAYAB AMIN Advocates Pe my true and lawful attorney, for me in my same and on my b | , , |
| to appear, plead, act and answer in the | |
| | |
| | |
| petitions. An appeal, statements, accounts, exhibits. Compromises of | or other document |
| petitions. An appeal, statements, accounts, exhibits. Compromises whatsoever, in connection with the said matter or any matter arising the | or other documents ere from and also to |
| petitions. An appeal, statements, accounts, exhibits. Compromises of whatsoever, in connection with the said matter or any matter arising the apply for and receive all documents or copies of documents, deposition | or other document ere from and also to ons etc. and to apply |
| petitions. An appeal, statements, accounts, exhibits. Compromises of whatsoever, in connection with the said matter or any matter arising the apply for and receive all documents or copies of documents, deposition for and issue summons and other writs or sub-poena and to apply for | or other document ere from and also to ons etc. and to apply and get issued and |
| petitions. An appeal, statements, accounts, exhibits. Compromises of whatsoever, in connection with the said matter or any matter arising the apply for and receive all documents or copies of documents, deposition for and issue summons and other writs or sub-poena and to apply for arrest, attachment or other executions, warrants or order and to cond | or other document ere from and also to ns etc. and to apply and get issued and luct any proceeding |
| betitions. An appeal, statements, accounts, exhibits. Compromises of whatsoever, in connection with the said matter or any matter arising the apply for and receive all documents or copies of documents, deposition for and issue summons and other writs or sub-poena and to apply for arrest, attachment or other executions, warrants or order and to conditional that may arise there out; and to apply for and receive payment of any of the above matter to arbitration, and to employee any other | or other document ere from and also to as etc. and to apply and get issued and luct any proceeding all sums or submit Legal Practitione |
| petitions. An appeal, statements, accounts, exhibits. Compromises of whatsoever, in connection with the said matter or any matter arising the apply for and receive all documents or copies of documents, deposition for and issue summons and other writs or sub-poena and to apply for arrest, attachment or other executions, warrants or order and to conditate may arise there out; and to apply for and receive payment of any of the above matter to arbitration, and to employee any other authorizing him to exercise the power and authorizes hereby conferred | or other documents ere from and also to ons etc. and to apply and get issued and luct any proceeding all sums or submit Legal Practitione ed on the Advocate |
| petitions. An appeal, statements, accounts, exhibits. Compromises of whatsoever, in connection with the said matter or any matter arising the apply for and receive all documents or copies of documents, deposition for and issue summons and other writs or sub-poena and to apply for arrest, attachment or other executions, warrants or order and to conditate the there out; and to apply for and receive payment of any of the above matter to arbitration, and to employee any other authorizing him to exercise the power and authorizes hereby conferred wherever he may think fit to do so, any other lawyer may be appointed | or other documents ere from and also to ons etc. and to apply and get issued and luct any proceeding all sums or submit Legal Practitione ed on the Advocate |
| petitions. An appeal, statements, accounts, exhibits. Compromises of whatsoever, in connection with the said matter or any matter arising the apply for and receive all documents or copies of documents, depositio for and issue summons and other writs or sub-poena and to apply for arrest, attachment or other executions, warrants or order and to conditat may arise there out; and to apply for and receive payment of any of the above matter to arbitration, and to employee any other authorizing him to exercise the power and authorizes hereby conferred wherever he may think fit to do so, any other lawyer may be appointed to conduct the case who shall have the same powers. | or other documents ere from and also to ons etc. and to apply and get issued and luct any proceeding all sums or submit Legal Practitioned on the Advocate by my said counse |
| petitions. An appeal, statements, accounts, exhibits. Compromises of whatsoever, in connection with the said matter or any matter arising the apply for and receive all documents or copies of documents, depositio for and issue summons and other writs or sub-poena and to apply for arrest, attachment or other executions, warrants or order and to conditat may arise there out; and to apply for and receive payment of any of for the above matter to arbitration, and to employee any other authorizing him to exercise the power and authorizes hereby conferre wherever he may think fit to do so, any other lawyer may be appointed to conduct the case who shall have the same powers. AND to all acts legally necessary to manage and conduct the | or other documents ere from and also to ons etc. and to apply and get issued and duct any proceeding rall sums or submitable and Practitione ed on the Advocate by my said counsetthe said case in all the said case in all sums or submitable and the Advocate by my said counsetthe said case in all sums or submitable sums or submitable said case in all sums or submitable said case in all sums or submitable sums |
| respects, whether herein specified or not, as may be proper and expedie AND I/we hereby agree to ratify and confirm all lawful acts do under or by virtue of this power or of the usual practice in such matter. | or other documents ere from and also to ons etc. and to apply and get issued and duct any proceeding rall sums or submit. Legal Practitionered on the Advocate by my said counsethe said case in alont. |
| petitions. An appeal, statements, accounts, exhibits. Compromises of whatsoever, in connection with the said matter or any matter arising the apply for and receive all documents or copies of documents, depositio for and issue summons and other writs or sub-poena and to apply for arrest, attachment or other executions, warrants or order and to conditat may arise there out; and to apply for and receive payment of any of for the above matter to arbitration, and to employee any other authorizing him to exercise the power and authorizes hereby conferre wherever he may think fit to do so, any other lawyer may be appointed to conduct the case who shall have the same powers. AND to all acts legally necessary to manage and conduct the respects, whether herein specified or not, as may be proper and expedient and I/we hereby agree to ratify and confirm all lawful acts do under or by virtue of this power or of the usual practice in such matter. PROVIDED always, that I/we undertake at time of calling | or other documents ere from and also to ons etc. and to apply and get issued and duct any proceeding rall sums or submit. Legal Practitione ed on the Advocate by my said counse the said case in alont. The on my/our behalm of the case by the |
| petitions. An appeal, statements, accounts, exhibits. Compromises of whatsoever, in connection with the said matter or any matter arising the apply for and receive all documents or copies of documents, depositio for and issue summons and other writs or sub-poena and to apply for arrest, attachment or other executions, warrants or order and to conditate may arise there out; and to apply for and receive payment of any of for the above matter to arbitration, and to employee any other authorizing him to exercise the power and authorizes hereby conferred wherever he may think fit to do so, any other lawyer may be appointed to conduct the case who shall have the same powers. AND to all acts legally necessary to manage and conduct the respects, whether herein specified or not, as may be proper and expedient and a proper and expedient or by virtue of this power or of the usual practice in such matter. PROVIDED always, that I/we undertake at time of calling Court/my authorized agent shall inform the Advocate and make him appropriate to the conduct of the calling and confirm all lawful acts do the conduct of this power or of the usual practice in such matter. | or other documents ere from and also to ons etc. and to apply and get issued and luct any proceeding rall sums or submit Legal Practitione ed on the Advocate by my said counse the said case in all ant. The on my/our behalm of the case by the opear in Court, if the |
| petitions. An appeal, statements, accounts, exhibits. Compromises of whatsoever, in connection with the said matter or any matter arising the apply for and receive all documents or copies of documents, depositio for and issue summons and other writs or sub-poena and to apply for arrest, attachment or other executions, warrants or order and to conditat may arise there out; and to apply for and receive payment of any of for the above matter to arbitration, and to employee any other authorizing him to exercise the power and authorizes hereby conferre wherever he may think fit to do so, any other lawyer may be appointed to conduct the case who shall have the same powers. AND to all acts legally necessary to manage and conduct the respects, whether herein specified or not, as may be proper and expedient and all lawful acts document or by virtue of this power or of the usual practice in such matter. PROVIDED always, that I/we undertake at time of calling Court/my authorized agent shall inform the Advocate and make him appears may be dismissed in default, if it be proceeded ex-parte the said of the conditions are the said of the condi | or other documents ere from and also to ans etc. and to apply and get issued and duct any proceeding rall sums or submitaged. Practitione ed on the Advocate by my said counset the said case in all ant. The on my/our behalm of the case by the counsel shall not be and and counsel shall not be an all and counsel shall an all an all and counsel shall an all an all and counsel shall an all and counsel shall an all an all an all an all a |
| petitions. An appeal, statements, accounts, exhibits. Compromises of whatsoever, in connection with the said matter or any matter arising the apply for and receive all documents or copies of documents, depositio for and issue summons and other writs or sub-poena and to apply for arrest, attachment or other executions, warrants or order and to conditat may arise there out; and to apply for and receive payment of any of for the above matter to arbitration, and to employee any other authorizing him to exercise the power and authorizes hereby conferre wherever he may think fit to do so, any other lawyer may be appointed to conduct the case who shall have the same powers. AND to all acts legally necessary to manage and conduct the respects, whether herein specified or not, as may be proper and expedient and any other herein specified or not, as may be proper and expedient and or by virtue of this power or of the usual practice in such matter. PROVIDED always, that I/we undertake at time of calling Court/my authorized agent shall inform the Advocate and make him appears may be dismissed in default, if it be proceeded ex-parte the said sheld responsible for the same. All costs awarded in favour shall be the | or other documents ere from and also to one etc. and to apply and get issued and duct any proceeding all sums or submit Legal Practitione ed on the Advocate by my said counse the said case in all ant. The on my/our behalm of the case by the opear in Court, if the counsel shall not be right of the counse |
| petitions. An appeal, statements, accounts, exhibits. Compromises of whatsoever, in connection with the said matter or any matter arising the apply for and receive all documents or copies of documents, depositio for and issue summons and other writs or sub-poena and to apply for arrest, attachment or other executions, warrants or order and to conditat may arise there out; and to apply for and receive payment of any of for the above matter to arbitration, and to employee any other authorizing him to exercise the power and authorizes hereby conferre wherever he may think fit to do so, any other lawyer may be appointed to conduct the case who shall have the same powers. AND to all acts legally necessary to manage and conduct the respects, whether herein specified or not, as may be proper and expedient and any other herein specified or not, as may be proper and expedient and or by virtue of this power or of the usual practice in such matter. PROVIDED always, that I/we undertake at time of calling Court/my authorized agent shall inform the Advocate and make him appears may be dismissed in default, if it be proceeded ex-parte the said sheld responsible for the same. All costs awarded in favour shall be the | or other documents ere from and also to one etc. and to apply and get issued and duct any proceeding all sums or submit Legal Practitione ed on the Advocate by my said counse the said case in all ant. The on my/our behalm of the case by the opear in Court, if the counsel shall not be right of the counse |
| petitions. An appeal, statements, accounts, exhibits. Compromises of whatsoever, in connection with the said matter or any matter arising the apply for and receive all documents or copies of documents, deposition for and issue summons and other writs or sub-poena and to apply for arrest, attachment or other executions, warrants or order and to conditate may arise there out; and to apply for and receive payment of any of for the above matter to arbitration, and to employee any other authorizing him to exercise the power and authorizes hereby conferred wherever he may think fit to do so, any other lawyer may be appointed to conduct the case who shall have the same powers. AND to all acts legally necessary to manage and conduct the respects, whether herein specified or not, as may be proper and expedient and any other hereby agree to ratify and confirm all lawful acts document or by virtue of this power or of the usual practice in such matter. PROVIDED always, that I/we undertake at time of calling Court/my authorized agent shall inform the Advocate and make him appears may be dismissed in default, if it be proceeded ex-parte the said sheld responsible for the same. All costs awarded in favour shall be the or his nominee, and if awarded against shall be payable by me/us IN WITNESS whereof I/we have hereto signed at the year | or other documents ere from and also to ans etc. and to apply and get issued and duct any proceeding rall sums or submit. Legal Practitione ed on the Advocate by my said counse the said case in all ant. The on my/our behalf of the case by the counsel shall not be right of the counse. |
| petitions. An appeal, statements, accounts, exhibits. Compromises of whatsoever, in connection with the said matter or any matter arising the apply for and receive all documents or copies of documents, deposition for and issue summons and other writs or sub-poena and to apply for arrest, attachment or other executions, warrants or order and to conditate may arise there out; and to apply for and receive payment of any of for the above matter to arbitration, and to employee any other authorizing him to exercise the power and authorizes hereby conferred wherever he may think fit to do so, any other lawyer may be appointed to conduct the case who shall have the same powers. AND to all acts legally necessary to manage and conduct the respects, whether herein specified or not, as may be proper and expedient and any other hereby agree to ratify and confirm all lawful acts document or by virtue of this power or of the usual practice in such matter. PROVIDED always, that I/we undertake at time of calling Court/my authorized agent shall inform the Advocate and make him appears may be dismissed in default, if it be proceeded ex-parte the said sheld responsible for the same. All costs awarded in favour shall be the or his nominee, and if awarded against shall be payable by me/us IN WITNESS whereof I/we have hereto signed at the year | or other documents ere from and also to ons etc. and to apply and get issued and duct any proceeding rall sums or submitaged. Practitioned on the Advocate by my said counse the said case in alont. The on my/our behalf of the case by the counsel shall not be right of the counse. |
| petitions. An appeal, statements, accounts, exhibits. Compromises of whatsoever, in connection with the said matter or any matter arising the apply for and receive all documents or copies of documents, depositio for and issue summons and other writs or sub-poena and to apply for arrest, attachment or other executions, warrants or order and to conditat may arise there out; and to apply for and receive payment of any of for the above matter to arbitration, and to employee any other authorizing him to exercise the power and authorizes hereby conferre wherever he may think fit to do so, any other lawyer may be appointed to conduct the case who shall have the same powers. AND to all acts legally necessary to manage and conduct the respects, whether herein specified or not, as may be proper and expedient and or by virtue of this power or of the usual practice in such matter. | or other documents ere from and also to ons etc. and to apply and get issued and duct any proceeding rall sums or submitaged. Practitionered on the Advocate by my said counse the said case in alont. The on my/our behalf of the case by the counsel shall not be right of the counse. |
| petitions. An appeal, statements, accounts, exhibits. Compromises whatsoever, in connection with the said matter or any matter arising the apply for and receive all documents or copies of documents, depositio for and issue summons and other writs or sub-poena and to apply for arrest, attachment or other executions, warrants or order and to conditate that may arise there out; and to apply for and receive payment of any of for the above matter to arbitration, and to employee any other authorizing him to exercise the power and authorizes hereby conferre wherever he may think fit to do so, any other lawyer may be appointed to conduct the case who shall have the same powers. AND to all acts legally necessary to manage and conduct the respects, whether herein specified or not, as may be proper and expedie and I/we hereby agree to ratify and confirm all lawful acts documenter or by virtue of this power or of the usual practice in such matter. PROVIDED always, that I/we undertake at time of calling Court/my authorized agent shall inform the Advocate and make him appease may be dismissed in default, if it be proceeded ex-parte the said sheld responsible for the same. All costs awarded in favour shall be the or his nominee, and if awarded against shall be payable by me/us IN WITNESS whereof I/we have hereto signed at | or other documents ere from and also to ons etc. and to apply and get issued and duct any proceeding rall sums or submitaged. Practitioned on the Advocate by my said counse the said case in alont. The on my/our behalf of the case by the opear in Court, if the counsel shall not be right of the counse. |
| petitions. An appeal, statements, accounts, exhibits. Compromises whatsoever, in connection with the said matter or any matter arising the apply for and receive all documents or copies of documents, depositio for and issue summons and other writs or sub-poena and to apply for arrest, attachment or other executions, warrants or order and to conditate may arise there out; and to apply for and receive payment of any of for the above matter to arbitration, and to employee any other authorizing him to exercise the power and authorizes hereby conferre wherever he may think fit to do so, any other lawyer may be appointed to conduct the case who shall have the same powers. AND to all acts legally necessary to manage and conduct the respects, whether herein specified or not, as may be proper and expedie and any virtue of this power or of the usual practice in such matter. PROVIDED always, that I/we undertake at time of calling Court/my authorized agent shall inform the Advocate and make him appease may be dismissed in default, if it be proceeded ex-parte the said sheld responsible for the same. All costs awarded in favour shall be the or his nominee, and if awarded against shall be payable by me/us IN WITNESS whereof I/we have hereto signed at the | or other documents ere from and also to ons etc. and to apply and get issued and duct any proceeding rall sums or submitaged. Practitione ed on the Advocate by my said counse the said case in alont. The on my/our behalm of the case by the counsel shall not be right of the counse. |
| petitions. An appeal, statements, accounts, exhibits. Compromises whatsoever, in connection with the said matter or any matter arising the apply for and receive all documents or copies of documents, depositio for and issue summons and other writs or sub-poena and to apply for arrest, attachment or other executions, warrants or order and to conditate may arise there out; and to apply for and receive payment of any of for the above matter to arbitration, and to employee any other authorizing him to exercise the power and authorizes hereby conferre wherever he may think fit to do so, any other lawyer may be appointed to conduct the case who shall have the same powers. AND to all acts legally necessary to manage and conduct the respects, whether herein specified or not, as may be proper and expedie and any virtue of this power or of the usual practice in such matter. PROVIDED always, that I/we undertake at time of calling Court/my authorized agent shall inform the Advocate and make him appease may be dismissed in default, if it be proceeded ex-parte the said sheld responsible for the same. All costs awarded in favour shall be the or his nominee, and if awarded against shall be payable by me/us IN WITNESS whereof I/we have hereto signed at the | or other documents ere from and also to ons etc. and to apply and get issued and duct any proceeding rall sums or submit. Legal Practitione ed on the Advocate by my said counse the said case in alont. The on my/our behalm of the case by the opear in Court, if the counsel shall not be right of the counse. |

Advocate Peshawár