Service Appeal No. 543/2019

<u>O R D E R</u> 28.04.2022 Learned counsel for the appellant present. Mr. Safiullah, Focal Person alongwith Mr. Naseer-ud-Din Shah, Assistant Advocate General for the respondents present. Arguments heard and record perused.

Vide our detailed judgment of today, placed on file of Service Appeal bearing No. 541/2019 titled "Dr. Mustafa Versus; Government of Khyber Pakhtunkhwa through Chief Secretary and four others", the appeal in hand stands dismissed. Parties are left to bear their own costs. File be consigned to the record room.

ANNOUNCED 28.04.2022 (Mian Muhammad) Member (Executive)

(Salah-ud-Din) Member (Judicial Proper D.B is not available, therefore, case to come up for proper D.B on 27.04.2022.

auger Large and

27.04.2022

Syed Noman Ali Bukhari, Advocate for the appellant present. Mr. Kabirullah Khattak, Additional Advocate General for the respondents present.

Syed Noman Ali Bukhari, Advocate stated at the bar that as Mr. Malik Akhtar Ali, Advocate is co-counsel in the instant appeal and he was under the impression that the same will be argued by the said counsel, however the said counsel has informed him that he is unable to appear before the Tribunal today due to illness. Syed Noman Ali Bukhari, Advocate requested that an adjournment may be granted so as to enable him to argue the instant appeal. Adjourned. To come up for arguments on 28.04.2022 before the D.B.

(Mian Muhammad) Member (E)

(Salah-ud-Din) Member (J)

READER

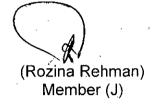
20.10.2021

Counsel for the appellant present.

Kabir Ullah Khattak learned Additional Advocate General for respondents present.

Learned counsel for the appellant requested for adjournment. Adjourned. To come up for arguments on 31.01.2022 before D.B.

(Atiq-Ur-Rehman Wazir) Member (E)



31.01.2022

Learned counsel for the appellant present. Mr. Naseer ud Din Shah Assistant Advocate General for the respondents present.

File to come up alongwith connected Service Appeal bearing No.541/2019 titled Dr. Mustafa Vs. Government of Khyber Pakhtunkhwa on 31 03.2022 before the D.B.

(Rozina Rehman) Member (J)

(Salah-Ud-Din) Member (J)

31.03.2022

Counsel for the appellant and Mr. Muhammad Adeel Addl. A.G for the respondents present.

Learned AAG states that similar nature of appeals have been decided by a Bench comprising of Mr. Salah-ud-Din, learned Member (Judicial) and Mr. Mian Muhammad, learned Member(Executive). Therefore, this appeal is also placed before the said Bench. To come up for arguments on 25.04.2022 before the said D.B.

(Mian Muhammad) Member(Executive)



Chairman

12.4.21 API to could 19, the case is adjourned

28.07.2021

Clerk of counsel for the appellant present. Mr. Javed Ullah Assistant Advocate General for the respondents present.

Clerk of counsel for the appellant stated that learned counsel for the appellant is unable to attend the Tribunal today due to strike of Lawyers. Adjourned. To come up for arguments before the D.B. on 20.09.2021.

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

(SALAH-UD-DIN) MEMBER (JUDICIAL)

20.09.2021

Counsel for the appellant and Mr. Javaidullah, DDA for the respondents present.

Learned counsel for the appellant seeks adjournment for preparation and assistance. Request is accorded. To come up for arguments on 20.10.2021 before the D.B.

(Rozina Rehman) Member(Judicial)

10.09.2020 Counsel for the appellant and Addl. AG alongwith Hazrat Shah, S.O for the respondents present.

> The respondents have not furnished reply/comments despite last opportunity granted to them on previous date of hearing. The matter is, therefore, posted to D.B for arguments on 17.11.2020.

Chairman

17.11.2020

Counsel for appellant present.

Zara Tajwar learned Deputy District Attorney for respondents present.

A request for adjournment was made. Request is acceded. To come up for arguments on 01.02.2021 before D.B.

(Ātiq ur Rehman Wazir) Member (E)

(Rozina Rehman)

Member (J)

01.02.2021

the same.

Due to COVID-19, the case is adjourned to 12.04.2021 for

Rea

06.03.2020

Counsel for the appellant present. Mr. Kabirullah Khattak learned Additional AG alongwith Saleem Javed Litigation Officer for respondent No. 1 to 4 and Sajid Superintendent for respondent No.5 present. Written reply not submitted. Representatives of respondent No. 1 to 5 seeks time to furnish written reply/comments. Adjourned. To come up for written reply/comments on 15.04.2020 before S.B.

> (Hussain Shah) Member

 $\hat{\mathcal{T}}$

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.

09.07.2020

Counsel for the appellant present.

Ź.

Mr. Kabir Ullah Khattak learned Additional Advocate General alongwith Hazrat Shah Superintendent, for the respondents present.

Written reply on behalf of respondents is still awaited. Again, a request was made for adjournment in order to furnish written reply/comments. Last opportunity is granted. To come up for written reply/comments on 10.09.2020 before S.B.

Member (J)

543/19 12.09.2019

Counsel for the appellant present.

Learned counsel states that security and process fee as required on 11.07.2019 could not be deposited due to unavoidable circumstances and submitted an application for extension of time to deposit the same.

Application is allowed. The appellant is required to deposit the requisite fee within further three working days. Thereafter, notices be issued to the respondents for submission of written reply/comments on 25.11.2019 before S.B.

Chairman \

Security & Process Fee 25.11.2019

r Standard

Junior to counsel for the appellant and Addl. AG alongwith Amjad Ali, Assistant and Muhammad Sajid, Superintendent for the respondents present.

Representatives of the respondents seek time to furnish the reply/comments. Adjourned to 07.01.2020 on which date the requisite reply/comments shall positively be submitted.

Chairmań

07.01.2020

Counsel for the appellant and Addl. AG alongwith Sher Baz, SO for the respondents present.

Representative of the respondents seeks time to furnish reply/comments. Adjourned to 06.03.2020 on which date the requisite reply/comments shall positively be furnished.

Chairmán

Counsel for the appellant present.

11.07.2019

Contends that the appellant was appointed initially on contract basis on 27.11.1995. Subsequently through notification dated 17.10.2017 his service was regularized but with effect from 01.07.2001. In the said manner the intervening period between 24.11.1995 and 01.07.2001 was not counted towards the service benefits in favour of the appellant. Further contends that it has been settled by now that the period of service put in on adhoc or contract basis is to be reckoned for the purpose of seniority and other benefits upon subsequent regularization of a civil servant. Relies on judgment reported as 2018-SCMR-380.

In view of the arguments of learned counsel instant appeal is admitted for regular hearing. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents. To come up for written reply/comments on 12.09.2019 before S.B.

Chairman

Form- A

FORM OF ORDER SHEET

Court of 543**/2019** Case No. Order or other proceedings with signature of judge S.No. Date of order proceedings 2 3 1 The appeal of Dr. Fazal Subhan resubmitted today by Malik 1-29/04/2019 Akhtar Ali Khan Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please. REGISTRAR 2914 19 This case is entrusted to S. Bench for preliminary hearing to be 30/04/19 2put up there on 12/06/19 CHAIR MAN 12.06.2019 Notice be issued to appellant/counsel for rehearing in limine on 11.07.2019 before S.B. Chairman

The appeal of Dr. Fazli Subhan received today i.e. on 03.04.2019 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Index of the appeal may be prepared according to the Khyber Pakhtunkhwa Service Tribunal rules 1974.
- 2- Address of the appellant is incomplete which may be completed according to the Khyber Pakhtunkhwa Service Tribunal rules 1974.
- 3- In the memo of appeal places have been left blank which may be filled up.
- 4- Annexures of the appeal may be attested.
- 5- Appeal has not been flagged/marked with annexures' marks.
- 6- In the memo of appeal places have been left blank which may be filled up.
- 7- Copies of Writ Petition and order passed on writ petition mentioned in para-5 of the
- memo of appeal are not attached with the appeal which may be placed on it.
- 8- Order dated 17.10. 2017 is incomplete which may be completed.
 Opy of impugned order and departmental appeal against it are not attached with the appeal which may be placed on it.

(10) Annexures of the appeal are illegible which may be replaced by legible/better one.

- (11-Appeal containing overwriting is not acceptable-Fair appeal be filed.
- ^{12²} Seven more copies/sets of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.

/S.T.

REGISTRAR SERVICE TRIBUNAL **KHYBER PAKHTUNKHWA** PESHAWAR.

Malik Akhtar Ali Adv. Mardan.

enismated after completin Departmental appeal on 12.12.2078. Appeal Reforme This plumagle ante on. 3. 4.2019. Appeal with in Appealant was apponned on D.7-11. USS-on Basis - Regulenzed on 7-7-200 Contract Eviler & Penned was mit lover dered Sle

Objections No. 9, 5 12 are still stands Threefore the opport in hand is returned to the Counsel for the appellant for completicen & resubmission with 15 days. Rogistrar NO 781 15.T M. 19-4-/2019 Resubmillet after Empletin - Appoint order. Regulernization order. Deportmental appeal. High Comt friegune. 7 apres of appeal, Placed on File. me Sole Questis in volued in appeal. Sycers Contract Vened W.e.7. 1225-2001 Shall Be ansidered. WMR - as for. Semily or NoT: 29.4.2019. f

BEFORE THE PROVINCIAL SERVICE TRIBUNAL PESHAWAR

Appeal No. 543 /2016

Dr. Fayh Subham.

Versus Govt. of KPK Health Department

<u>INDEX</u>

S. No.	Description	\$	Page Number
1	Ground of Appeal		1-3.
2	Appointment Order	A .	4.
3	Regularization Notification	B	5-6.
4	Department Appeal	C	7-8.
5	Wakalatnama		9

Deponent A Pr. Razli Subla.

Identified by

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Malak Akhtar Ali Khan Advocate Mardan

M

BEFORE THE PROVINCIAL SERVICE TRIBUNAL PESHAWAR

Appeal No. <u>543</u> /2018

vice Tribunal Diary No. 516

Chyber Pakhtakhwa

Dr. Pazal Subhan Sein Demostator Pathole Depil Sindu Medical Collège Sovat. Versus

- 1. Govt. of KPK through Chief Secretary.
- 2. Secretary to Govt. of KPK, Health Department Khyber Pakhtunkhwa, Peshawar.
- 3. Secretary of Govt. of KPK, Law & Parliamentary Affairs Department Civil Secretariat Peshawar.
- 4. Secretary of Govt. of KPK, Establishment Department Civil Secretariat Peshawar.
- 5. Secretary to Finance Department KPK, Civil Secretariat Peshawar.

APPEAL U/S SECTION-4 OF THE SERVICE TRIBUNAL ACT 1974 AGAINST THE DECISION OF RESPONDENTS NO.1-4 WHEREBY THEY HAD NOT CONSIDERED THE CONTRACT PERIOD OF PETITIONER SERVICES W.E.F 1995 TO 2001WHEREBY THEIR CONTRACT PERIOD ABOUT 5/6 YEARS WERE NOT CONSIDER FOR SENIORITY MOVE OVER IN VIOLATION OF THE JUDGMENT OF HONORABLE SUPREME COURT AS LAID DOWN IN 2008 SCMR PAGE-380.

FACTS:

Filedto-day 1. That the appellants, No.1 were appointed on contract basis in the Health Department under supervision of Respondent No.1 Medical Officer BPS-17 in the year <u>27-11-1885</u>
 That the appointment on contract basis as stop gap arrangement.
 That in Govt. of KPK Civil Secretariat Amendment Act 2013. The appellants were regularization W.E.F 01.07.2001.
 That the intervening period w.e.f <u>37-U-URS</u> upto 01.07.2001 were not considered for seniority, more over. To the next grade etc.

- 5. That the appellants filed W.P No.35/8/2017 before Peshawar High Court Peshawar, whereby appellants were directed to approach service tribunal for their grievances, which may kindly be considered as department appeal.
- 6. That the appellants in directions of Honourable Peshawar High Court filed. This appeal on the following grounds inter alia grounds:
 - 1. That the acts of respondent No.1 is illegal, against wrong & clear violation of authoritative judgment of Honorable Supreme Court needs to strick down.
 - 2. That respondents No.1 while the intervening period of appellants w.e.f <u>27-11-1995</u> till 01.07.2001 for the purpose of seniority is unjustified, illegal as there was no break in their services no adverse remarks. As the appellants were performing the similar duty, same responsibility, same obligation no difference in their duties, responsibility obligation to that of regular employee. Doctors duly appointed by competent authority. Such ignorance of intervening period is not permissible in the eye of law reliance be placed PLD 1970 Quetal 15.

That in view of 2014 SMR 1289 seniority will be reckoned from the initial appointment.

3

4.

- That in view of 2018 SMR 380 that any civil servant works on temporary adhoc contract basis for 10 years in BPS-17 shall be entitled to be promoted to BPS-18. Meaning thereby contract period shall be considered from seniority, moreover etc. but respondents No.10 rais ignored such authoritative judgment of apex court has committed gross illegalities.
- 5. That the judgments of Apex court is binding on all organ of the country and are under legal obligation to follow the verdict of Apex court.
- 6. That the Appellants seeks leave of this court Honorable Tribunal to agitate further grounds als.

It is therefore humbly prayed that on acceptance of this appeal, this monorable Tribunal may be kindly considered the intervening period w.e.f 2.7 - 11 - 1.025 till 2001 for the purpose seniority move over along with back benefits otherwise the junior most will become senior to the appellants.

Through

Appellant: 9 Pr. Pazli Sughan LHIY

Malak Akhtar Ali Khan Advocate Mardan.

AFFID'AVIT

8-MC Swat. 1 Dr. Razli Subhan Smo Pallalogy Da for the appellant do

nereby declare on oath that the contents of this review petition are correct and nothing has been concealed from this Honorable Court.

Deponent_

Razli Subkan

Fazal Ghidfoct

(GANNEA



DIRECTORATE GENERAL HUALTH SERVICES, NUF., PESHAWAR.

NO: 30352/E-I, D.T.D: 27/11/1995

or. Fagul Suthon 570 Chilim Nub!

SURFICT:=

TUPORAL DUP : -

1.

To.

1.

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OFFER OF A POINTIENT ON COMTRACT BASIS.

Reference your application on the above subject for the post of Tedical Officer/Tomen Tedical Officer/Dental Surgeon.

- The Competent authority is hereby appoint you as Medical Officer/ omen Medical Officer/Dental Surgeon in the Health Department, Gover of M.FP, on contract basis in B-17 for a period of one year or till the availability of Public Service Commission selecter/retera of criginal incombent from leave/deputation whichever is captier, on the torus and conditions laid down in the attached Agreement Decd. You shall be posted to <u>N.O.TH</u>
- This contract appointment is subject to your physical fitness for which you will appear before the Medical Board constituted by the Government.
- If you decept the dffer of appointment on contract basis as a Redical Officer/Yomen Ledical Officer/Dental Surgeon, the attached Agreement Deed should be filled in duly signed by you and should report at your own expense.
- 4. If you fail to report for duty at the station specified in para-3 above, within Ten (10) days, the offer of appointment on contract basis will be deemed to have been withdrawn automatically and no further correspondence shall be entertained in this respect.

(DALADIAE KHAR AFFIDI)" DIR CTOR CURL AI HOALEH GEOVICES, EN DO, INSEN AR.

/1995.

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Cony forwarded to the :-

Secretary to Govt: of 1" F?, Health Deptt: Peshawar for information with refe, noe to his letter Ho.SO(H)IV/3-18/93, dated 16th Nev: 1995.

for information and n/action. Fledical Superintendent, Divisional Director Health Services, Malakand Strigt-

District Health Officer//gency_Surgeon, Div

. Accountant General, M.F. Peshawar.

Fistrict/Agency accounts Officer DIV

for inform tion and necessary action please.

(OR.AMAT KHAN AFRIDI) DIRUCTOR GENERAL MUAITH S.RVICES, IF FP, MASHAAR



GOVERNMENT OF KHYBER PARHTUNKIWA

Dated Peshawar the 17th October 2017

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NOTIFICATION

NO. SO(E)H-II/3-18/2016: In pursuance of Judgment of Peshawar High Court Poshawar dated 18-11-2008 in Writ Petition No. 1510 of 2007 read with sub-section 2 of Section 2 of the Khyber Pakhtunkhwa. Civit Servant (Anti-odmirent) Act, 1006 (Khyber Pakhtunkhwa Act no. IX of 2005) and provision under sub-section 4 of section 19 of Civit Servant (Ammendment) Act 2013 coupled with the regularization order of appellents and similarly placed w-e-f 2005, the services of following doctors (appollerits as well as similarly placed) are hereby regularized with effect from dates

23	mentioned against each:			Date of
S.	Name of Doctor	D.O.B / Domicile	Date of Initial Appointment on contract	Regularization under Act 2005
		01.01,1959	basis 23.11.1995	<u></u>
VI	Gr. Bakit Zada S/O Gui Muhammad.	/ Swat		
2	MBBS Dr.Dawa Khan S/O	.01.09.1951	23.11.1995	01-07-2001
	Sadshah Khàn MB8S	Swat	23,11,1995	01.07 2001
· (ĝ	Dr. Haroon Nasir Khatlak S/O Rab	Karak/ 1.3.1966	.23.11.1000	
	Nawaz MBBS	Mardan	23.11.1995	01-07-2001
4.	Said Rehman MBBS	14.3.1968 Mohmand	23.11.1995	01:07-2001
5	Rehmatullah MBBS	A15.8.1951 16.04.1962	23.11.1995	01-07-2001
ΰ	I S/O	/Mohmand		
	Darwesh Khan. MBBS	Mohmand	23.17.1995	01-07-2001
7	Dr. Muhammad Aimal Khan S/O Zarin Khan			
8	MBBS	28.04.1966 /Mohmand	23.11.1995	01-07-2001
	S/O	Agency		
	Khan, MB657-Wart	01.03.1951	24.11.1995	01-07-2001
ł	Behramand, MD	1 Swat	,,,,,,	



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(679) Dr. Naeemulan Si	, Swat	1		· · · · · · · · · · · · · · · · · · ·
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Note: Any omission/error will be rectified after ventication

SECRETARY HEALTH

- Endt No of even and date. 1. Registrar, Peshawar High Court Peshawar 2. Accountant General, Khyber Pakhtunkhwa 3. Director General, Health Services, Khyber Pakhtunkhwa 4. PSO to Chief Secretary, Khyber Pakhtunkhwa 5. Coordinator PMRU, D/O Chief Secretary, Khyber Pakhtunkhwa 6. All District Health Officers in Khyber Pakhtunkhwa

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The Secretary to Health Department Civil Secretariat Peshawar

Through: Proper Channel

R/Sir,

Subject: DEPARTMENTAL APPEAL/REPRESENTATION

- 1. That the appellant was appointed in Health Department as Medical Officer on 27-11-1995 on contract basis.
- 2. That the appellant served the department without any break on contract basis till dated.
- 3. That there is no adverse remarks or any complaint against the present appellant.
- 4. That on the appellant was regularized with effect from 01-07-2001.
- 5. That the appellant was serving since 27-11-1995, therefore appellant should have been regularized from initial appointment i.e. 27-11-1995.
- 6. That in view of judgment of APEX Court 2014 SCMR 1289,2018 SCMR 380 seniority will be reckoned from initial appointment whether that appointment is on adhoc basis, contract basis or temporary basis.

It is therefore humbly prayed that on acceptance on this appeal, the appellant intervening period of contract may kindly be consider for seniority and other benefits available under the law to the petitioner.

Dr. Fazli Subhan Senior Demonstrator Pathology Department Saidu Medical College Swat

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	JUDGMENT SHEET		HCOUA	5
ESHAV	VAR HIGH COURT, PA	(8)	HAWAR	
(J	UDICIAL DEPARTME	Ň	بدالت عالية	- /n
	WP No. 3518-P/2011		يشاور .	
•	Dr. Hanif Afzal and other	() () ()		
	Versus	$\hat{\boldsymbol{\gamma}}$	* °	

Province of KPK through Chief Secretary Peshwar and others

JUDGMENT.

Date of hearing: 30.10.2018

Petitioner (s): 12. Malik Rechter Ali when Advance Respondent (s): 2. / inlagor Dlamed 11. WAQAR AHMAD SETH, CJ:-Through the

instant Writ Petition, petitioners have prayed for issuance of

an appropriate writ with the following prayer:-

"It is therefore humbly prayed that by acceptance of this W.P. respondent No.4 be directed to consider the intervening period (1995-2001) for seniority, promotion movers aften approval of Governor KPK to give retrospective effect to their regularization 2001 & it is further prayed that respondent No.4 be restrained from the preparation of Seniority list U/S 8 of Civil Servant Act 1973. Any further relief may deem fit may please be granted".

2.

Brief facts of the case are that the petitioners

were appointed in Health Department on contract basis in the

year, 1995, however, subsequently, when Civil Servant

(Amendinent) Act, 2005 was promulgated, services of the

ATTESTED EXAMINER Peshawar High Court 07 JAN 2019 petitioners were regularized from 2001. According to the petitioners, respondent No.4 is trying to prepare seniority list, in which, their intervening period in between 1995 to 2001 has been ignored for seniority purpose, which will result the junior most will become senior to them although their services are without break. Moreover, the act of respondent No.4 is based on discrimination as Dr. Muhammad Iqbal was appointed on regular basis w.e.f. date of his initial appointment; hence, feeling aggrieved, the petitioner has filed the instant Writ Petition.

3. Arguments heard and record perused.

4. Admittedly, the grievance of petitioners relates to 'terms and conditions' of their service, the appropriate remedy for seeking their redressal, would surely be the Services Tribunal.

5. This Court is barred under Article 212 of the Constitution of Islamic Republic of Pakistan, 1973 to take cognizance of any matter relating to 'terms and conditions' of service of a civil servant. The Apex Court in <u>Ali Azhar Khan</u> <u>Baloch's case</u> (2015 SCMR 456), has again laid down that

ATTESTED igh Court JAN 2019

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the issue relating to the 'terms and conditions' of service cannot be entertained by a High Court either in its constitutional jurisdiction or in its original civil jurisdiction being barred under Article 212 of the Constitution.

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6. In view of the above, this Writ Petition being not maintainable is hereby dismissed. However, the petitioners may approach the Services Tribunal for redressal of their

grievance.

ANNOUNCED. Dated: 30.10.2018

CERTIFIED TO BE TRUE COPY

0 7 JAN 2019

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Chier Justice

- ve lopo in it in orgo al بعرالت كورث فيس 20 منجاب _ سلم il supposed the - Supply of it. دعوكا باعث تحريراً نكه مقدمہ مندرجہ عنوان بالا میں اپنی طرف ہے واسطے پیروی وجواب دہی وکل کاروائی متعلقة أن مقام " لسعيد الم الم من المحسر على فان الم وول مقرر کرے اقرار کیا جاتا ہے کہ صاحب موصوف کو مقدمہ کی کل کاروائی کا کال اختیار ہوگا۔ نیز وکیل صاحب کو راضی نامہ وتفرر ثالث وفیصلہ بر حلف دینے جواب دہی اور اقبال دعویٰ اور بصورت ڈگری کرانے اجراء اور دصولی چیک رو پیداور عرضی دعویٰ اور درخواست ہرتسم کی تصدیق زراس پر دستخط کرنے کا اختیار ہوگا۔ نیز بصورت عدم ہیروی یا ڈگری کیے طرفہ یا اپل کی برآ مد ہوگی ادرمنسوخ دائر کرنے کی اپل تگرانی و نظر ثانی و پیروی کرنے کا اختیار ہوگااور بصورت ضرورت مذکور کے عمل یا جزوی کاروائی کے واسطے اور دکیل یا مختار قانونی کواپنی ہمراہ یا اپنی بیجائے تقرر کا اختیار ہوگا اور صاحب مقرر شده كوبهى جمله مذكوره بالا اختيارات حاصل هو سنكم ادر اسكا ساخته برداخته منظور وقبول ہوگا اور دوران مقدمہ میں جوخر چہ دہر جانہ التو ائے مقدمہ کے سبب سے ہوگا اسکے مستحق وکیل صاحب ہوئے ۔ نیز بقایا وخرچہ کی وصولی کرتے وقت کا بھی اختیار ہوگا اگر کوئی تاریخ پیش مقام دورہ پر ہویا حد ہے باہر ہوتو وکیل ساحب یا بند نہ ہوئے کی سروی مقدمه مذکور لېذ اوکالت تا مدککه دیا که سندر ہے۔ المرقوم ____بد گ__واه ش___ده الع <u>سے لیئے منظور ہے۔</u> al-

Service Before The TriBunal Uple Parkens Appeal No 543 Dr. pogle Subham. Vs- Liet & K. P.K. Porhete. Si, That the Appeal is admitted for full Means with the Directin to Deposite the Reequisite Secondly Amount & process fee. 9 may please be allowed to Oposit the Reguisit Rees. MM Alag-Appelant Thingh Coxel. Dated HA 19

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VAKALATNAMA

120 /27 NO. 2

IN THE COURT OF riburil hos X

VERSUS

Subhan li -

Appellant Petitioner Plaintiff

Respondent (s) Defendants (s)

do hereby appoint and constitute the SYED NOMAN ALI BUKHARI Advocate High Court for the aforesaid Appellant(s), Petitioner(S), Plaintiff(s) / Respondent(s), Defendant(s), Opposite Party to commence and prosecute / to appear and defend this action / appeal / petition / reference on my / our behalf and al proceedings that may be taken in respect of any application connected with the same including proceeding in taxation and application for review, to draw and deposit money, to file and take documents, to accept the process of the court, to appoint and instruct council, to represent the aforesaid Appellant, Petitioner(S), Plaintiff(s) / Respondent(s), Defendant(s), Opposite Party agree(s) ratify all the acts done by the aforesaid.

DATE___

I/WE

(CLIE

ACCEPTED

SYED NOMAN ALI BUKHARI ADVOCATE HIGH COURT

CELL NO: 0306-5109438