FORM OF ORDER SHEET

Court of	•	
Case No		185/ 2023 _

	Cas	183/2023	
S.No.	Date of order proceedings	Order or other proceedings with signature of judge	
1	2	3	
1-	20/1/2023	The appeal of Mr. Rashi Iqbal re-submitted today by Mr. Bashir Khan Wazir Advocate. It is fixed for preliminary hearing before Single Bench at Peshawar on Parcha Peshi is given to appellant/counsel.	
		By the order of Chairman REGISTRAR	
	,		
		· j	

The appeal of Mr. Rashi Iqbal son of Parakash Lal r/o Civil Colony Miran Shah NW received today i.e. on 9.01.2023 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Copy of Impugned order is not attached with the appeal.
- 2- Copy of departmental appeal and its rejection order are not attached with the appeal which may be placed on it.

No. 133 /S.T.

0

Dt. 9-1- /2023

REGISTRAR
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Mr.Bashir Khan Wazir Adv. High Court Pesh.

Impugned order upon which relied by

the respondent No 2 and deemed to be

the impugned order and application/elepantmental

appeal on person No 13 and the order on

departmental appeal on parse 15, hence

laindly may jexed before the bench.

BEFORE THE LEARNED SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

Service	Appeal	No	185	/2023
2014100	Thhear	110	 <u>/ 50</u>	

Rashi Iqbal.....Appellant

VERSUS

The Hon'ble PHC & others......Respondents

INDEX

S NO	DESCRIPTION OF DOCUMENTS	ANNEX	PAGES
1.	Service Appeal	•	1-4
2.	Affidavit		5
. 3.	Application for interim Relief		SA-5B
4.	Affidavit	,	5_
5.	Addresses of parties		6
6.	Copy of the appointment order and	A	
	Pay Bill		十一10
7:	Copy of Resignation	В	11
8.	Copy of statement and Order dated	С	
	10.12.2022		12
9.	Copy of the Appeal & Order dated	D	
	17.12.2022	1	15 -15
10.	Wakalat Nama	•	16

Through:

Dated: 06.01.2023

BASHIR KHAN WAZIR

Advocate, High Court, Peshawar

BEFORE THE LEARNED SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

Service Appeal No	/2023
Rashi Iqbal S/o Prakash Shah, North Waziristan.	Lal R/o Civil Colony, House No. 3 Miran
onari, mor <i>ur wazirist</i> ari.	Appellant
	VERSUS

The Hon'ble Registrar, Peshawar High Court, Peshawar.

1. The Learned District & Sessions Judge, North Waziristan 2. at Bannu.

.....Respondents

SERVICE APPEAL UNDER SECTION 4 OF KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT 1974 THE IMPUGNED ORDER DATED AGAINST THE TO WHICH ACCORDING 10.12.2022 STATEMENT IN RESPECT OF RESIGNATION OF APPELLANT WAS RECORDED AND RESPONDENT NO 2 HAS DEEMED TO HAVE BEEN OF RESIGNATION THE ACCEPTED APPELLANT, WHEREBY THE APPELLANT PRIOR TO ACCEPTANCE OF RESIGNATION WANTED TO THE PROCESS RESCIND WITHDRAW RESIGNATION SUBMITTED APPEAL, WHICH WAS TOO DISMISSED VIDE ORDER DATED 17.12.2022.

Prayer in Appeal:

On acceptance of this Appeal, the Impugned Order dated 10.12.2022 may kindly be set aside and the appellant may kindly be restored / reinstated into service with all back benefits.

Respectfully Sheweth:-

The Appellant humbly submits as under:-

- That the Appellant is the peaceful and law abiding 1. citizen of Pakistan and is entitled for all the rights guaranteed by the Constitution of Islamic Republic of Pakistan, 1973.
- That briefly stated the fact relevant for the purpose of 2. this petition are that the Appellant was appointed as Sweeper BPS-03 vide dated 03.05.2019 in Respondents Department and later on was joined his duty. (Copy of

the appointment order and Pay Bill are attached as annexure A)

- 3. That after appointment, the Appellant was being competent for the said post, performed his duties with great zeal & zest and with full devotion with no complaint whatsoever by any means.
- 4. That the appellant being non-Muslim and belongs to the Minority Community and also residing at North Waziristan Miran Shah, where the talabnization groups are actively working since long and even the appellant does not easily move from one place to other and due to this reason the appellant was oftenly reached to the place of duty as the district courts are working at Bannu which is also far away from the area where the appellant is residing.
- 5. That being regular employee the Appellant was performing his duty on his respective post with good results and was giving outstanding performance since his appointment, meanwhile the appellant due to the above mentioned reasons was inconvenient to serve the respondent department and therefore due to this reason submitted a resignation letter to the respondent No 2, while mentioned the agonies and inconvenience vide dated 10.12.2022. (Copy of Resignation is attached as annexure B).
- 6. That in the light of the said resignation, the responded No 2 only recorded statement of the appellant regarding the same facts on the same day i.e 10.12.2022 and no further order was issued by the respondent No 2 in respect of resignation of the appellant. (Copy of statement and Order dated 10.12.2022 is attached as annexure C)
- 7. That soon after the resignation, the appellant filed departmental representation / withdrawal of resignation to the respondent No 2 on dated 13.12.2022, in pursuance of that departmental representation, the Appellant was called for appearance in person before the respondent No 2 and after hearing the said Appeal was rejected on dated 17.12.2022. (Copy of the Appeal & Order dated 17.12.2022 is attached as annexure D)
- **8.** That the Appellant feeling aggrieved from the acts of Respondents, having no other adequate and efficacious

remedy, approaches this Hon'ble Tribunal, inter alia on the following grounds:

GROUNDS:-

- A) That the Appellant is peaceful and law abiding citizens of Islamic Republic of Pakistan and are fully entitled to all the basic and fundamental rights as enshrined in the fundamental law of the state, interpreted and guaranteed by the law of the land.
- B) That the appellant being non-Muslim and belongs to the Minority Community and also residing at North Waziristan Miran Shah, where the talabnization groups are actively working since long and even the appellant does not easily move from one place to other and due to this reason the appellant was oftenly reached to the place of duty as the district courts are working at Bannu which is also far away from the area where the appellant is residing.
- C) That it is a well settled law that whenever any incumbent or employee has ever been submitted a resignation to the competent authority on the ground of coercion or having been suffering from embarrassing situation, the said resignation will not be effected on the said reasons, similarly it is also the established view of the Apex Courts that until unless the resignation has not been accepted the incumbent has the right to withdraw / rescind the same before acceptance. The appellant in the present case also submitted his application for withdrawal of his resignation before acceptance and the principal laid down Judgment of the August Supreme Court regarding the resignation that the same must be on free will, without coercion and without any embarrassing these principals are also applicable in the present case because the reasons mentioned by the appellant is very much clear regarding the circumstances.
- D) That it is not clear from the available record that after submission of resignation the respondent No 2 has ever been issued any order in respect of acceptance of the resignation and even then if the same is being issued the circumstances says that the resignation was submitted by the appellant on certain reasons. The appellant now submitted his appeal / application for withdrawal of resignation on the reason that he will acquire accommodation at District Bannu.

- That the fundamental right of the Appellant has E) blatantly violated by the Respondents and the Appellant has been discriminated and has been denied his due rights under the Constitution of Islamic Republic of Pakistan, 1973.
- That the Appellant from his time of first appointment F) till now is performing his duties without any break.
- That vested rights have been accrued in favour of the G) Appellant because he was performing his duties efficiently and with devotion and also without any complaint from any quarter.
- That any other ground not raised here specifically may H) · graciously be allowed to be raised at the time of arguments.

PRAYER:-

therefore, most humbly prayed that, On It is, acceptance of this Appeal, the Impugned Order dated 10.12.2022 may kindly be set aside and the appellant may kindly be restored / reinstated into service with all back benefits.

Through: 👱

Dated: 06.01.2023

BASHIR KHAN WAZIR

Advocate, High Court,

Peshawar

BUNAL

BEFORE THE LEARNED SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

Service Appeal No	/2023	•
·		•
Rashi Iqbal	*************************	Appellant
	<u>VERSUS</u>	
The Hon'ble PHC & of	thers	Respondents

AFFIDAVIT

I, Rashi Iqbal S/o Prakash Lal R/o Civil Colony, House No. 3 Miran Shah, North Waziristan, do hereby solemnly affirm and declare on oath that the contents of the accompanying **Service Appeal** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

Hymaina Ryman pivocate
Onus Commissioner
Fruist 1976

DEPONENT

BEFORE THE LEARNED SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

5A

Service Appeal No	l*	/202 3
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Rashi Iqbal.....Appellant

VERSUS

The Hon'ble PHC & others.....Respondents

APPLICATION FOR INTERIM RELIEF TO THE
EFFECT THAT THE RESPONDENTS MAY
KINDLY BE RESTRAINED FORM NOT TO
ISSUE APPOINTMENT ORDER TO ANY OTHER
PERSON IN PLACE OF THE APPELLANT, TILL
THE FINAL DISPOSAL OF THE INSTANT WRIT
PETITION

Respectfully Sheweth:

- 1. That the above titled Appeal is pending adjudication before this Hon'ble Court, in which no date of hearing has yet been fixed.
- 2. That the respondents had illegally and unlawfully going to issued appointment order to other person in place of the appellant.
- 3. That here it is pertinent to mentioned that Appellant has got prima facie case, balance of inconvenience also tilts in his favour.

- 4. That if the Interim relief as prayed for is not granted in favour of the Appellant, the Petitioner would suffer extreme irreparable loss and the very purpose of the Appeal would become infructuous.
- 5. That there is no legal bar on acceptance of the instant Application.

It is, therefore, humbly prayed that interim Relief as prayed for may kindly be granted till final disposal of instant case, keeping in view the dictates of equity, equality and justice.

Appellan

Through:

Dated: 06.01.2023

BASHIR KHAN WAZIR

Advocate, High Court, Peshawar

BEFORE THE LEARNED SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

50

Service	Appeal	No	· ·	/202 3

Sidra Bibi......Appellant

VERSUS

The Hon'ble PHC & others......Respondents

AFFIDAVIT

I, Sidra Bibi D/o Younas Masih (Naib Qasid) R/o Miran Shah, North Waziristan, do hereby solemnly affirm and declare on oath that the contents of the accompanying **Application** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

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DEPONENT

06-01-2023

BEFORE THE LEARNED SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

Service Appeal No	/2023	•
•		
Rashi Iqbal	•••••••	Appellant
	VERSUS	·.
The Hon'ble PHC &	others	Respondents
ADD	PRESSES OF PARTIE	S

APPELLANT

Rashi Iqbal S/o Prakash Lal R/o Civil Colony, House No. 3 Miran Shah, North Waziristan.

RESPONDENTS

- 1. The Hon'ble Registrar, Peshawar High Court, Peshawar.
- 2. The Learned District & Sessions Judge, North Waziristan at Bannu.

Through:

Dated: 06.01.2023

BASHIR KHAN WAZIR

Advocate, High Court,

Peshawar

ANX-A

7

OFFICE OF THE DISTRICT & SESSIONS JUDGE, NORTH WAZIRISTAN AT BANNE

ORDER

On the recommendations of Departmental Selection Committee made in its meeting held on 03.05.2019, the competent authority is pleased to order the appointment of the following candidates on temporary basis, for the posts mentioned against their names, from the date of assumption of charge of their respective posts subject to medical fitness and antecedent, verification/clearance as well as their documents' verification.

1. Naib Qasid (BPS-03)

	NAME OF CASE			
S.#	NAME OF CANDIDATE	FATHER'S NAME / ADDRESS 1 1 1 1 1 1 1 1 1		
1	Murad Khan	Qimat Khan //o Shogi Ali Khel, P.O Razmak North Waziristan		
2	Sabituilah	Hazrat Gul r'o Aghzan Kala Miranshah, P.O Miranshah North Waziristan		
3	Niamatullah	Gul Karam Khan t/o Spin Wam Hassan Khel Tehsil Spin Wam North Waziristan		
4	Abdul Qayum	Gul Shah Ali Jan r/o Mir Ali Issori. North Waziristan		
5	Havedullah	Haki Rehman vo Haider Khel P.O Mir Alt North Wazirestan		
6	Khaliq Noor	Bahadar Khan izo Spalga Tori Khei P O Mirandiah North W., shi an		
A I	Muhammad Farooq	Rehman Qadir r/o Danday Darpa Khel Miranshah North W.i. mistap		

2. Chowkidar (BPS-03)

ļ	S.#	NAME OF CANDIDATE	FATHER'S NAME / ADDRESS
	1	Shahzar Ali	Gul Mamir Khan r/o Mir Ali P.O Spin Wam Tehsil Spin Wam (1911) Waziristan
	2	Sher Awal Din	Jabbar Khan r/o Dawar Khaddi Fidak Mir Ali North Warmedan
-	3	Kifayatullah	Gul Sarwar Kl an r/o Mussaki P.O Mir Ali North War are to

3. Maali (BPS-03)

			Mairoim.
S.#	NAME OF CANDIDATE	FATHER'S NAME / ADDRESS	,
1	Akhter Munir	Abdul Qadeer //o Darpa Khel P.O Miranshah North Wazii	55 (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)
2	Rehmanullah	Raghzali Khan r/o Spin Wam Shamiri For: whel. Spin Waziristan	Wain coma

weepers (BPS-03)

	sweepers (BPS-03)		and professional 2. A separate company when the separate has been also been a separate and a separate been a s	ĺ
15#	NAME OF CANDIDATE	FATHER'S NAME	Month Waziristan	
) F		
1	Anderyas	Arium Daas r/o C	r/il Colony Miranshah North Waziristan	
2	Rajesh Daas			
		Parkash Laal r/o Waziristan	Civil Colony House No.3 P.O Miranshah North	
- 3 <i>)</i> _	Rashi Iqbal	Witziristem		
200		,		

	74 E	Water Carrier (BUS-05)						
						•	•	
			FATHER'S NAM	E / ADDRESS	and the second section			
1	·	NAME OF CANDIDATE	bW life of Many	THE MANAGEMENT OF THE PARTY OF	Mir Ali North Waz	ji istaa	1	
١	S.#	AVE LATE OF COLUMN AND AND AND AND AND AND AND AND AND AN	Alexander Legister	Í Shah r/o Eidak f	Mills Att Book of the			
1	أستنا		Short Moor June					
	Jack 1						 -l	
	1 1	Arif Shah					-	
•	16.7				,	,	٠,	

6. Daftari (BPS-03)

ïii.

vi.

6. Daftari (BPS-03)			a company a company of the company o
· .	30" S # 1	NAME OF CANDIDATE	FATHER'S NAME / ADDRESS Muhammad Khalil r/o Khaddi P.O Mir Ali North Waziriatan
		· ·	Miditation
	1	Gul Nawar Din	Muhammad Aslam r/o Dawar P.O Darpa Khel Miranshah North
	2	Javed Islam	Waziristan
`	ļ.,	,	and additions:

Their appointment to the service shall be subject to the following terms and a additional-They will be governed by the KP Civil Servants Act, 1973 and KP Government Servant

(Appointment, Promotion & Transfer) Rules, 1989. They will be allowed to the minimum pay of BPS plus other allowances as admissible under the rules. Those who are already in Covi Service and whose pay is more than the minimum of BPS will be allowed to draw pay, which they were drawing before their appointment, subject to permission by the Competent Authority. Their pay shall be fixed at

They shall be governed by such rules and instructions relating to leave, T.A., and Medical proper stage in BPS. Attendance as may be prescribed from time to time.

They shall be on probation initially for a period of one year extendable upto two years iv.

They will be eligible for continuance and eventual confirmation in the post or, satisfactory completion of their probationary period, subject to availability of permanent plats and the completion of prescribed training, if any.

Their services shall be liable to be dispensed with at any time without notice and assigning any reason before the expiry of the period of their probation/extended period of probation, if, their work or conduct during this period is not found satisfactory. In the event of termination from service, fourteen days notice or in lieu thereof fourteen days pay will be

paid by the Government. In case of resignation, they will give one month notice to the Competent Authority or in lieu thereof one month pay shall be forfeited to the Government. The resignation shall, however, be subject to the acceptance by the Competent Authoray. They will be governed by the KP Government Servants (Efficiency and Discipline) Itules. 1973 and the KP. Government Servaints Conduct Rules, 1987 and any other instructions which may be issued by the Competent Authority from time to time.

If the above terms and conditions of appointment are acceptable to them, they should report for duty to the undersigned immediately. The offer of appointment shall be deemed to have been cancelled it any one fails to report for duty to the undersigned within one month from the date of issue of this order.

They shall join duty at their own expenses.

DISTRICT & SESSIONS JUDGE, NW AT BANNU

Dated 03/05/2019 Endst: # 234 - 260

Copies forwarded to:

- The worthy Registrar, Peshawar High Court Peshawar.
 The worthy Additional Registrar (Admin), Peshawar High Court, Peshawar.
- The worthy Member Inspection Team, Peshawar High Court, Peshawar.
- 4. The learned PSO to the Honorable the Chief Justice, Peshawar High Court, Peshawar
- 5. The learned In-Charge, Secretariat for District Judiciary, Peshawar.
- 6. The worthy Additional Registrar, Peshawar High Court, Bannu Bench.
- 7. The Deputy Commissioner, Miranshah, North W.a. mistan.
- 8. The MS, DHQ Hospital, Miranshah, North Waziristan. The District Comptroller of Accounts, District Miranshah, North Wassustan
- 10. Officials concerned.

11. Personal file of the officials concerned.

DISTRICT & SESSIONS JUD NW AT BANNI

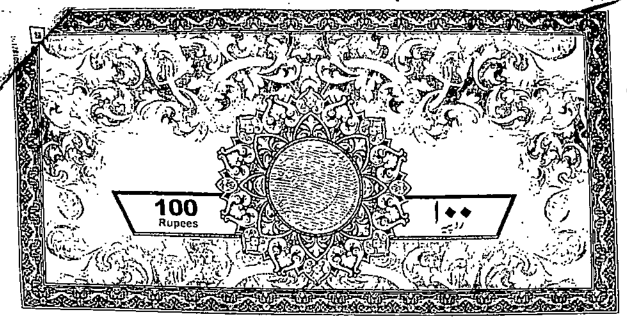
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Miran S	hah-N.W.		<u> </u>
5#:158			th:October 2019
Pers #: 00908041 Buckle	•	CECCTON .	n Courts (Distric
Name: RASHI IQBAL	•	NTN:	COURTS (DISTRICT
SWEEPER		GPF #:	-
CNIC No. 2150658848325	•	01d #:	• .
GPF Interest Free		V10 0.	
03 Active Temporary			IE4400E
PAYS AND ALLOWANCES:	the second	•	MW4805 -
0001-Basic Pay			0 610 60
1000-House Rent Allowance	<i>F</i> • • •		9,610.00
1210-Convey Allowance 2005			1,413.00
1300-Medical Allowance	-	•	1,785.00
1516-Dress/ Uniform Allowance	<u>.</u>	•	1,500.00
1528-Unattractive Area Allow	- *		150. 00 1,000.00
1567-Washing Allowance	•	•	150.00
1584-Judicial Allowance	٠.		•
1874-Utility Allowance2007			2,800.00
Gross Pay and Allowances			2,100.00
DEDUCTIONS:			24,195.00
GPF Balance 4,620.00	•	Subrc:	770.00
3501-Benevolent Fund			300.00
3534-R. Ben & Death Comp Fres	ih		300.00
	·		5,00.00
•			
	•		-
Total Deductions		•	1,370.00
•			22,825.00

D.O.B 01.07.1989 00 Years 05 Months 029 Days LFP Quota: Payment through DDO.



ANY-B 1



مين نوزن بوگ

المارضی از بیکا مرما شردار رضی امتال ولد بیرماتی لعل (فاکرومه) از بیکا مرما شردار رضی امتال ولد بیرماتی لعل (فاکرومه) 2-288832-5

THESTED

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ANY-e 12



10.12.2022.

STATEMENT OF SUSSECTIONAL SANGATUS

Stated that I have submitted my resignation as due to some domestic problems. I am not able to continue my duttes. Hence, it may kindly be accepted as per rules and regulations. My resignation is ris PA and copy of my CNIC is Ex.PB.

RO & AC 10.12.2623

Diss. Sinta Wariston in Baran

RISTU IOBAE SANITATION ATTENDANT/SAVELITIES CNBC: 21506-5884832-5

(Usman tradiction / E)

MIESTED

MALLETEN

12-11-2012



DISTRICT JUDICIARY KHYBER PAKHTUNKHWA

OFFICE OF THE DISTRICT & SESSIONS LUDGE, NORTH WAZIRISTAN AT BANNU.

> 145 0928-920007 Part 1/928-662036 Print disportivizational@great.com

4/DSJ NW at Banau

Dated: 10/12/2022

ORDER

Mr. Rashi Iqbal Sanitation Attendant/Sweeper of this Sessions Division has rendered his resignation on 10/12/2022 on the ground mentioned in his application, which is accepted w.e.f. 10/12/2022 subject to service rules.

The official concerned is relieved from his responsibilities on 10/12/2022(A.N). Office is directed to keep his personal file and ACR in safe custody for record and service card be recovered from him

> DISTRICT A SPESIONS HIND DISTRICT & Sessions Judge NORTH WAZINISTAN AT IN OTHE Wastristan at Bannu

OFFICE OF THE DISTRICT & SESSIONS JUDGE NW at BANNU

Endst: No. 4010 - 13 / DSJ NW at BANNU

Dated: 10/12/2022.

Copy forwarded to:

- 1. The Senior Civil Judge North Waziristan at Bannu.
- . 2. The District Accounts Officer, North Waziristan
- The Budget & Account Assistant of this office.
- Personal file of the official concerned.

BMAN WALL KONSOLITE

DISTRICT SESSIONS JUDGE

NORTH WAZIRISTAN AT WAR

The Hon'ble District & Sessions Judge/Competent Authority

North Waziristan at Bannu.

ANX-D

Subject:

APPLICATION FOR WITHDRAWAL OF RESIGNATION

13

Respected Sir,

With due respect I have the honor to state that I have submitted my resignation on 10/12/2022, from the post of Sanitation Attendant/Sweeper, which was gratefully accepted by your goodself on 10/12/2022. In some unforeseen circumstances I have taken a decision to resign, but now I realized my mistake.

So, I request to your goodself to kindly ignore my resignation and allow me to continue in my current position Sanitation Attendant/Sweeper with an open heart and mind.

I shall be very grateful to you for this act of kindness.

Rashi Iqbal CNIC # 21506-588-4832-5

ATTESTED

O 2 JAN 2023

Sectrict & Sessions Court

North Waziristan at Bannu

ت رجوعہ : الم المتنافات ال (بستم الف) تعداد اوراق نوعيت كاغذات DNW John كل اوراق بسته كل اوراق ا ب O الف اور ب ڈسٹ کو این سیشن جج، الی و دیر کو ان بمقام بنوں DISTRICT & SCISIONS NUTGE NORTH WAZIRISTAN AT BANNU

ATTESTED

$\frac{\text{JUDGE/APPOINTING AUTHORITY, DISTRICT NORTH WAZIRISTAN AT}{\text{BANNU}}$

Rashi Iqbal Vs State

ORDER 01 17.12.2022

Application submitted personally. Be registered.

Applicant personally present and heard at length. No such reason was explained during personal hearing, which could show any coercion or other defect in submission of resignation. Record reveals that resignation was submitted on stamp paper. Statement of applicant was properly recorded and accepted accordingly.

In view of above, I see no substance in present application, which is rejected without further proceedings.

Applicant be informed accordingly and file be consigned to record room of learned D&SJ, Bannu after completion and compilation.

Announced

USMAN WALLKHAN DISTRICT & SESSIONS JUDGE Usman Waffkhan) District & Sessions Judge, Jorth Waziristan at Bannu

12/2

	Registration No:	02
3	Hair of Brocertal	ion of Analization
3	Date of Passipt o	1-2023
		1 1200 2-1-2023
	Date of Ct yery Mo: of copius file	
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\$	Urgent Fee	
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District & Sessions Court
North Waziristan at Bannu

edist 3/3/2 Line July 0333 9732415 دعوی ماعث تحريرا نكه مقدمه مندرج عنوان بالامين اين طرف سه داسط بيروى وجواب داى وكل كارواكي متعلقه مقرركر كے اقراركيا جاتا ہے۔ كەصاحب موصوف كومقدمه كىكل كاروا كى كاكل اختيار ، وگا۔ نيز وكيل صاحب كوراضى نامه كريته وتقرر ثالبته وفيعله برحلف ديييج جواب دبى اورا قبال دعوي اور بسورت ذكرى كرنے اجراءا درصولى چيك وروپيدارعرضى دعوى اور درخواست برتم كى تقدريق زرای پردستخط کرانے کا اختیار ہوگا۔ نیز صورت عدم پیروی یا ڈگری میکطرفہ یا بیل کی برامد گی اور منسوخی نیز دانز کرنے اپیل نگرانی دنظر ثانی دبیردی کرنے کا اختیار ہوگا۔ از بصورت ضرورت مقدمہ مذکور ككل ما جزوى كاردائي ك واسط اوروكيل ما مخارقا نوني كوايينه بمراة ما اسينه بجائة تقرر كا اختيار موگا _اورمها حب مقررشده کومجی و بی جمله مذکوره بااختیارات حاصل موں محےاوراس کاساخت برواخت منظور قبول موكار ووران مقدمه مين جوخر جدو مرجانه التوائح مقدمه كسبب سوموكار کوئی تاریج بیتی مقام دورہ پر ہویا حدے باہر ہوتو وکیل صاحب پابند ہوں ہے۔ کہ بیروی لدكوركريس لبذاوكالت نامه كهديا كدمندر ب_ e Control place.