07.01.2020

Appellant along with counsel present.

Requests for withdrawal of instant appeal in order to pursue proper remedy in accordance with law.

Disposed of as withdrawn. File be consigned to the record room.  $\qquad \qquad \bigcap$ 

Chairman

<u>ANNOUNCED</u>

07.01.2020

## Form- A

## FORM OF ORDER SHEET

<ul><li>Court of</li></ul>		
Case No	1295/ <b>2019</b>	

:	Case No	1295/2019			
S.No.	Date of order proceedings	Order or other proceedings with signature of judge			
,1	2	3			
:		The appeal of Mr. Azmat Ali presented today by Mr. Ibad-ur-			
1-	08/10/2019	Rehman Advocate may be entered in the Institution Register and put up to			
!		the Worthy Chairman for proper order please.			
,	·	Somethy			
		REGISTRAR			
2		This case is entrusted to S. Bench for preliminary hearing to be			
,	14/10/9.	put up there on 28/11/13			
:		Mui,			
		CHAIRMAN			
28.	11.2019	Appellant in person present.			
1		Requests for adjournment as his learned counsel is			
	not	available due to general strike of the Bar today. Adjourned			
		7.01.2020 before S.B.			
i.		Chairman,			
		Chairm <b>a</b> 'n			
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## BEFORE THE HONOURABLE KP SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 1295 /2019

Azmat Ali (Lab Attendant)

Versus

Secretary Elementary & others

## INDEX

Description of Documents	Annex	P/No
Appeal with affidavit	•	1-3
Copy of appointment letter	A	4
Notification dated 19.01.2008	$\mathbf{B}^{'}$	. 5
Copy of F.I.R	C	6
Copy of order dt:03.5.2013	D	7-8
Application dt:13.05.2013	E	9
Copy of departmental appeal	F	10-11
Wakalatnama		. 12
	Appeal with affidavit Copy of appointment letter Notification dated 19.01.2008 Copy of F.I.R Copy of order dt:03.5.2013 Application dt:13.05.2013 Copy of departmental appeal	Appeal with affidavit  Copy of appointment letter  Notification dated 19.01.2008  Copy of F.I.R  Copy of order dt:03.5.2013  Application dt:13.05.2013  E  Copy of departmental appeal

Dated: <u>08</u>/10/2019

IBADUR RAHMAN Advocate, High Court 127- Sarhad Mansion Hashtnagri, GT Road Peshawar.



## BEFORE THE HONOURABLE KP SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 1295/2019

Azmat Ali (Lab Attendant) s/o Andaz Khan	
r/o Village Turlandi Tehsil and District Charsadda	a.

Myber Pakhtukhwa Bowing Tribunuj

Diary No. 1919

Appellant

Danie 08/10/2019

#### **VERSUS**

- 1. Secretary, Elementary & Secondary Education, Govt: of Khyber Pakhtunkhwa Peshawar.
- 2. Director Elementary and Secondary Education Khyber Pakhtunkhwa G.T Road Peshawar.
- 3. District Education Officer (Male) Elementary & Secondary Education District Charsadda.

  Respondents

Filedtown, Side

APPEAL U/S 4 OF KHYBER PAKHTUNKHWA SERVICE
TRIBUNAL ACT FOR DIRECTING THE RESPONDENTS
TO ALLOW THE APPELLANT TO JOIN HIS DUTIES
AGAINST WHICH THE APPELLANT FILLED A
DEPARTMENTAL APPEAL ON 21.06.2019 WHICH HAS
NOT YET BEEN RESPONDED.

Respectfully Sheweth:

Appellant submits as under :-

1- That the after fulfilling all the codal formalities and fully eligible, the appellant was appointed as Lab Attendant (Vass-IV) on Fixed Pay of Rs.4000/- PM vide Endst: No. 9417-23 dated 03.10.2007 and the appellant was posted at GHS Turlandi District Charsadda against the vacant post.

(Copy of appointment attached as Annex: -A)

2- That the appellant according reported arrival for duty and took over the charge of his duties.

- 3- That vide notification dated 19/01/2008, all the class-IV were regularized and placed in BPS-1 wef 01-07-2008, therefore, the services of the appellant were also regularized and the appellant was also placed in BPS-1. (Copy attached as Annex:-B).
- 4- That the appellant was performing his duties to the entire satisfaction of his superiors and in the meantime, the appellant came to know that his enemies has lodged an FIR No. 393 dated. 04-08-2008 wherein the appellant and some of his relatives have been charged in a murder case of section 302.

(Copy of F.I.R attached as Annex:- C)

- 5- That after the said FIR there as severe threat to the life of the appellant therefore, the appellant was unable to attend his duties and the appellant for the sake of his life, left his village and took shelter in other city.
- 6- That in this regard, the appellant duly informed the Head Master of the School and clarified all the situation.
- 7- That in the year 2013, the matter between the appellant and his enemies was duly patched up as the appellant satisfied the complainants regarding the innocence of the appellant therefore; the competent court of law honorably acquitted the appellant from all the charges leveled against the appellant. (Copy of the order of competent court is attached as Annex:- D).
- 8- That soon after acquittal of the appellant, the appellant reported for duty to the Head Master of Government High School, Turlandi which was duly communicated to the District Education Officer Male Charsadda vide No. 157 dated 13/05/2013. (Copy attached as Annex:-E).
- 9- That since then the appellant is regularly paying visits to the different offices for allowing the appellant to resume his duties but always the appellant is informed that soon he will be allowed to join his duties and till then the appellant shall wait.
- 10- That the appellant was compelled to prefer a departmental appeal to Respondent No.2 & 3 but besides the fact that statutory period has also elapsed still no response from the response (Copy of departmental appeal is attached as Annex: F).
- 11- That the appellant have now left with no option but to approach this honourable Tribunal on the following grounds amongst others:-

#### **GROUNDS:-**

- That the conduct of respondents toward the appellant is harsh, illegal, void ab-initio and without lawful authority.
- That the absence of appellant was not willful but due to un avoidable Β. circumstances which were beyond the control of the appellant.
- That the appellant is acquitted in the criminal case by the competent court of law.
- That the respondents are totally unjustified not to allow the appellant to join his duties.
- That the conduct of the respondents toward the appellant to bar him from E. joining the duty is illegal, nullity in the eye of law and unwarranted.

It is, therefore, humbly prayed that on acceptance of the appeal in hand, the respondents be directed to allow the appellant to join his duties with all back benefits.

Any other remedy deem proper in the matter and not specifically asked for may also please be given with costs.

Appellant

Through:

IBADUR RAHMAN Advocate, High Court 127- Sarhad Mansion Hashtnagri, GT Road

Peshawar.

Dated: 08/10/2019

AFFIDAVIT:

f appeal are true Stated on oath that the and correct to the best of my knowledge and belief.

Deponent

Annex



Phone No 510**963** 

## OFFICE OF THE EXECUTIVE DISTRICT OFFICE S&L CHARSADDA

#### OFFICE ORDER

Consequent upon the approval of district selection committee (school and literacy Department) Charsadda on 1-9-2007 and ban duly relaxed by the competent authority , Mr, Azmat Ali Son of Andaz Khan is hereby appointed as Lab Attended at GHS Turlandi Charsadda against the vacant post of Rs 4000/- (fixed) per month from the date of taking over charge in the interest of public service.

### Terms and Conditions

- The appointment has purely been made on temporary basis & liable to termination at any time without assigning any reason or notice.
- The candidate is required to produce Health & Age certificate from the authorized 2. medical superintendent before taking over charge. He should not be allowed to take over charge if his age less than 18 years and above 45 years.
- If charge is not taken over within 14 days after the receipt of this order, this order 3. will stand withdrawn automatically.
- Charge reports should be submitted to all concerned. 4.

(MIR AZAM KHAN) EXECUTIVE DISTRICT OFFICER S&L CHARSADDA;

Endst No 9617-2

dated 3 / 10 /207

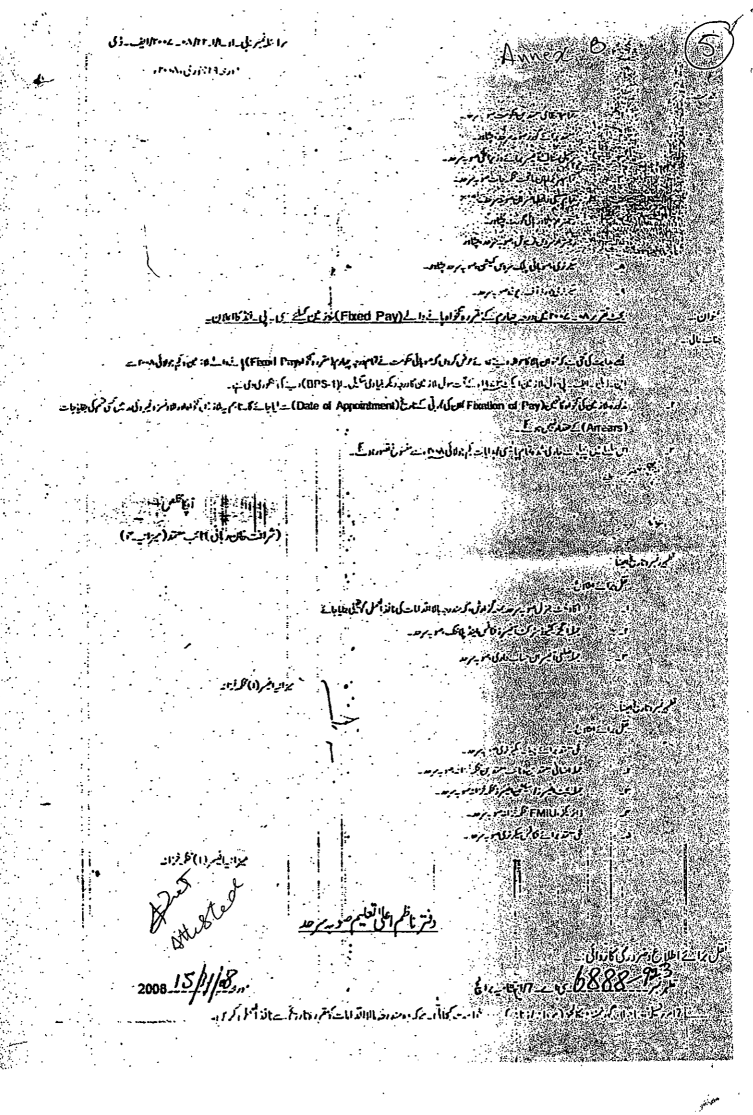
Copy for information to the:

PA to Chief Minister NWFP.

- 2. District Coordination Officer Charsadda
- Head Master GHS Turlandi Charsadda
- Chairman Education Monitoring Committee Charsadda
- District Accounts Officer Charsadda
- Candidate concerned

Office file

EXECUTIVE DISTRICT OFFICER S&L CHARSADDA



عرب Annex ابتدائی اطلاعی ربورت (فائكل) ابتدائي اطلاع نسبت جرم قابل دست اندازي بوليس ربورث شده زير فعه 154 الع مارنده تخانه عطاء اللاستنفار الرائووت ديور الم الم الم وقت 1230 م اكما كا براج م نام و مكون اطلاع دبند وستغيث خفيل نبي ولر شرر دان المراج درال كر ترلاندى مختر كيفيت جرم (مدونه) مال اكر كوليا كيامو بال 302 / 302 عائدة ومناصلة قاند عاورست ها مذا ذا لا عاندًا روا بيع منر بعا در ما بررای در در ام دهور برمندم در در موثر را جا آی كرتے من تو قف ہوا تو دید بیال كر، فقانه برواتكي كاريخ ووقت الداليان في در الماروت الله والم والع مناب الله عمر الكه الله مرسي لل وصد طاطه م 1046 دومول موكر دم اغون ديل على مرس م الديد على الله ما الله ما الله ما سرد حوى هدا كلدع كر رسي نوش ودا ترار اراس ورا مرك المرك المال المداح مرار المركار ع جائے وقع اگر نوئل دواعاب سے بدان دوید نکال رمز ہے برنسانی ولد قرارمال لو 400 22 72/20 10 35 10 WAD (1) Shall some with 10 132 مع واقع مول والوى عاريم وس كال ر جا نثال أما مرح ندى حو أجرس سريها در ع س ردها في مدرس عصر عمان جا کر اس دن سے بولد میں تا علی الدن کرے بوے جع ملو ] ہوا کہ آمرادر آ) ع روب قدم مذك على بيست و حدادات المراب المرا جا تارولاً مذارك من المعادر عن على المن من المرا مدان المرا مدارك والمرافعة المال سان نداد مرك وعدد ارمون وه عداول الله الم كدولة مان كوش تعا كدر درم فرين ك ماة روضه د حدا زرارا جوبها س ترع الدي القالمان و الماندنيان المان المان

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المتعن من والى دين عسانت المرادوك دير اله كردندسايا سيايا كا درست

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ابتدائی اطلاعی ریورٹ

( فائيل ) ابتدائي اطلاع نسبت جرم قابل دست اندازي يوليس ريورث شده زير دفعه 154 مجموعه ضابط فوجداري

ضلع حاسده علت نمبر: 393 تھانہ: عطاءاللدشہید

تاریخ ووقت وقوعه نامعلوم

<u>4/8/08 وتت 12:30 م</u>ا گيدگي پرچه 4/8/08 14:00 بيخ

فضل بي ولدمحمرز مان بعمر 37/38 سال سكنه ترلاندي

302 ,/ 34 PPC

حاندآ ذال جان نثار واقع شير بھادر کلے

باریخ دونت ریورٹ نام وسكونت الطلاع دبهنده مستغيث مخضر کیفیت جرم (معد دفعه ) حال اگر کچھ لیا گیا ہو

نام وسكونت ملزم

کاروائی جوتفیش کے تعلق کی گئی اطلاع درج کرنے میں توقف ہوا ہوتو 👚 برسید گی تحریری مراسلہ موصولہ پرمقدمہ درج رجسڑ ڈکیا گیا۔

بطور پیش ریورٹ

تھانہ ہےروا نگی کی تاریخ ووقت

جائے وقوعہ فاصلہ تھانہ سے اور ست

ابتدائی اطلاع ینچے درج کرو اس وقت ایک تحریری مراسله منجانب محم<sup>نی</sup>م AS تھانہ نستہ بدست کنسٹبل وحید خان 1046 موصول ہو کر بہ مضمون ذیل ہے بخدمت SHO صاحب تھانہ سرڈ ھیری حسب اطلاع ایک نعش مردانہ اعراب تر لاندی میں بہہرھاہے اس اطلاع پر بمعہ نفری کہ جائے وقوعہ آ کرنعش کواعراب سے برآ مددیہہ نکال کرموقع برفضل نبی ولدمحمدز مان بعمر 37/38 سال سکنہ تر لاندی پیش ہوکرریورٹ کرتا ہے کہ برا درام محمد نبی بعمر 29/30 سال مورخہ 22/07/2008 کو میرے گھرواقع سول کالونی چارسدہ سے نکل کر جان بٹار آف ترلاندی جوآج کل شیر بھادر کلے میں رہائش یذیر ہے کہ ہاں جا کراس دن سے پھرلا پیۃ تھاجسکی تالاش کرتے ہوئے مجھے معلوم ہوا کہ برادرام محمر نبی کو جانثار، قاسم ،عظمت پسران اندازے، اور اندازے ولد شہباز خان ساکنان ترلاندی نے خانہ آذاں جا شاروا قع شیر بھادر کلے میں قبل کرکے نعش چھیا یا تھا جو آج معلوم ہوا کنعش کو ملز مان نے اعراب تر لاندی میں بھینک کر جواعراب تر لاندی سے برآ مدہوا۔ میں برادرام محمد نبی کے تل کا برخلاف جانثار ولد اندازے سکنہ شیر بھادر کلے، قاسم،عظمت پسران اندازے اور اندازے ولد شھباز خان ساکنان ترلاندے دعویدار ہوں وجہعداوت یہ ہے کہ ملز مان کوشک تھا کہ برادرام حمد نبی کامسما ۃ روحیدہ دختر اندازے جو پنجاب میں شادی شدہ ہے کہ ساتھ ناجائز تعلقات استوار ہے العبد (دستخط انگریزی)

12th steel

Order | 03 05.2012



invited the attention of this Court towards order dated 1. 20.02.2013 of this Court vie which his BBA was confirmed on the basis of compromise. He also produced the arrested copy of the said order.

Perusal of the record shows that accused Azmot All was charged along with his brothers Jan Nisar, Casim and father Andezai for the murder of Muhammad Nabi whose dead body was found lying in a canal. Accused Anatizai, Casim and Jan Nisar were charged by

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ATTESTED

14. (E.C.)

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complainant Fazat Nabi on the basis of suspicion, who have already been acquitted vide order dated \$0.12.2012 of my learned Pradecessor on the basis of compromise. All the accused have deposited the divat amount as share of divat of minors and the present accused was not acquitted vide the said order only on the groupd that he has not surrendered by that time; however, it is found mentioned in the said order that divat has been paid on behalf of all the accused and the accused Azmat Ali after his surrender may seek acquittal on the basis of compromise effected between the parties. After his surrendar through SSA complainant appeared before the Court and admitted the factum of genuine and valid compromise on the basis of which BBA of the accused was confirmed by this Court vide order dated 20 2.2013.

Complainant is also present today in the Court and reflerated the same facts admitting the factum of genuine compremise.

Since co-accused have aireadv acquitted on the basis of compromise which was genuine and valid and also effective to the extent of present accused but his acquittal order was not ahnounced due to his absence from the Court. Share of diyat of the minors have stready been deposited by the present accused, so no useful purpose would be served by repeating the process of compromise; hence he is acquitted on the basis of compromise. He is on bail, his bail bonds are cancelled and his sureties are discharged. Case property, if any; be disposed of in accordance with law subject to ( expiry period fixed for appeal/revision. File be consigned to record room.

ATTESTED Announced.

Copying Agency and Court of Distr & Sessions Judge 6

(Shafiq Ahmad Tanoli) Sessions Judge, Charsadde.

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Order 03.05.2013

Annex-D

Accused Azmat Ali present on bail and invite the attention of this Court towards order dated 20.02.2013 of this Court vie which his BBA was confirmed on the basis of compromise. He also produced the attested copy of the said order.

Perusal of the record shows that accused Azmat Ali was charged along with his brothers Jan Nisar, Qasim and father Andazai for the murder of Muhammad Nabi whose dead body was found lying in a canal. Accused Andazai, Qasim and Jan Nisar were charged by complainant Fazal Nabi on the basis of suspicion, who have already acquitted vide order dated 10.12.2012 of my learned predecessor on the basis of compromise. All the accused have deposited the diyat amount as share of diyat of minors and the present accused was not acquitted vide the said order only on the ground that he has not surrendered by that time however, it is found mentioned in the said order that diyat has been paid on behalf of all the accused and accused Azmat Ali after his surrender may seek acquittel on the basis of compromise effected between the parties. After his surrender through BBA complainant appeared before the court and admitted the factum of genuine and valid compromise on the basis of which BBA of the accused was confirmed by this court vide order dated 20.2.2013.

Complainant is also present today in the Court and reiterated the same facts admitting the factum of genuine compromise.

Since co-accused have already been acquitted on the basis of compromise which was genuine and valid and also effective to the extent of present accused but his acquittal order was not announced due to his absence from the Court. Share of diyat of the minors have been deposited by the present accused, so no useful purpose would be served by repeating the process of compromise hence he is acquitted on the basis of compromise. He is on bail, his bail bonds are cancelled and his sureties are discharged. Case property if any be diposed of in accordance with law subject to expiry period fixed for appeal/revision. File be consigned to record room.

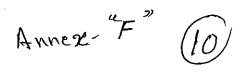
Announced 03.05.2013

Attested

Sd (Shafiq Ahmad Tanoli) Session Judge . Charsadda

Annex. Amex. DEO wished all of the DEO درواست براد روباين کالی مؤدبانه كذا منو جوكم بنره بحيثيت كيما رمري المبنوني مرين الى كول مرلانوى سى لخينات تفا. بنره کے خلاف 8 می ماجائز الیف آئی آر (FIR) : درج مؤا۔ اور مذکورہ تاریخ ہی سے بنره کی تنخواہ بنر ہوگئی ميزه عدالت سے باعرت طور پر رفاموا جس كى رفائى كى 15 06 2013 /2 b کھنزا عرض ہے۔ کہ مبارہ کو اپنے بوسٹ لیسار ٹری المبارث بردوراره کالی اور نخواه که افراء که افطاعات مادر فراكر بن تراهان فرطاوس المراس وارش 13-5-2013 (374) المور عنون عنون كولد انوزها كلام ترلانوى « المام ترلانوى « المام ترلانوى » المام ترلانوى « المام ترلانوى » الم Parument in original fil was usite the remarks that am R.I. R was large against an agent sei the the con str. of the send in the moder can be there Toy chopmer's was suit vide this office was 61 dh = 13/200 by The then the start of the last acquired in the Suit come so his appei cation is knowing committed

The Director
 Elementary & Secondary Education
 Khyber Pakhtunkhwa.
 GT Road Peshawar.



2. District Education Officer (Male)
Elementary & Secondary Education
District Charsadda.

Subject: <u>DEPARTMENTAL APPEAL / REPRESENTATION</u>

Respected Sir,

Appellant submits as under:-

- 1. That after the fulfilling all the formalities and fully eligible, the Appellants was appointed as **Lab Attendant** in 2007 and the appellant was posted at GHS Turlandi District Charsadda against the vacant post.
- 2. That the Appellant accordingly reported arrival for duty and took over the charge of his duties and was performing his duties to the entire satisfaction of his superiors.
- 3. That in the meantime, the Appellant came to know that his enemies has lodged an FIR No. 393, dated: 04/08/2008 wherein the Appellant and some of his relatives have been charged in a murder case of section 302.



- 4. That after the said FIR there sees severe threats to the life of the appellant therefore, the appellant was unable to attend his duties and the Appellant for the sake of his life, left his village and took shelter in other city.
- 5. That in this regard, the Appellant duly informed the Head Master of the School and clarified all the situation.
- 6. That in the year 2013 the matter between the appellant and his enemies was duly patched up as the appellant satisfied the complainants regarding the innocence of the appellant therefore, the competent court of law honorably acquitted the Appellant from all the charges leveled against the Appellant. (copy of the order of competent court is attached).

- 7. That soon after acquittal of the appellant, the Appellant reported for duty to the Head Master of Government High School, Turlandi which was duly communicated to the District Education Officer Male Charsadda vide No. 157 dated 13/05/2013. (copy attached)
- 8. That since then the appellant is regularly paying visits to the different offices for allowing the appellant to resume his duties but always the Appellant is informed that soon he will be allowed to join his duties and till then the Appellant shall wait.
- 9. That now a considerable time has passed but no response is given to the frequent requests of the Appellant and the Appellant is approaching your good self through Departmental Appeal /Representation with the request to kindly look into the matter and the Head Master GHS Trulandi be directed to allow the Appellant to join his duties with all back benefits.

I shall be thankful for your act of kindness

Faifully yours

chi Chi

Azmat Ali (Lab Attendant) S/o Andaz Khan GHS Turlandi Charsadda

Mob: 0333-9090060

Dated &\ /06/2019





دائر کرنے اپیل نگرانی ونظر ثانی و پیروی کرنے کا مختار ہوگا اور بصورت ضرورت مقدہ مذکورہ کے کل یا جزوی کاروائی کے واسطےاوروکیل یا مختار قانونی کوایئے ہمراہ یا اپنے بجائے تقرر کا اختیار ہوگا اور صاحب مقررشده کووهی جمله مذکوره بااختیارات حاصل هوں گےاوراس کا ساختہ برداختہ منظور وقبول ہوگا دوران مقدمہ میں جوخر چہ ہر جانہ التوائے مقدہ کے سبب سے ہوگا۔ کوئی تاریخ پیشی مقام دورہ یا حدسے باہر ہوتو وکیل صاحب یا بند نہ ہوں گے کہ پیروی مذکورہ کریں،لہذاو کالت نامہ لکھ دیا تا کہ سندر ہے 08/10/2019

نوٹ:اس وکالت نامہ کی فوٹو کا بی نا قابل قبول ہوگی۔