23<sup>th</sup> Jan, 2023 Learned counsel for the petitioner present.

None for the respondents present nor any law officer is present.

Notice be issued to the respondents for submission of implementation report. Adjourned. To come up for implementation report on 14.02.2023 before S.B at camp court D.I Khan.

SCANNED RESTAURT

(Kalim Arshad Khan) Chairman Camp Court D.I Khan

13<sup>th</sup> Feb, 2023

Petitioner in person present. Mr. Muhammad Jan, District Attorney alongwith Mr. Arshad Nadeem, Assistant Director for the respondents present.

Mr. Arshad Nadeem, Assistant Director on behalf of the respondents present and has assured compliance of the judgment of the Tribunal on the next date saying that the respondents were not in the knowledge of this execution petition, therefore let an opportunity be given to the respondents to implement the judgment and submit compliance report on 20.03.2022 before S.B at camp court D.I.Khan. P.P given to the parties.

Poshavar KPST SCANKED

(Kalim Arshad Khan)
Chairman
Camp Court D.I.Khan

16.01.2023

Learned counsel for the petitioner present. Mr. Muhammad Riaz Khan Paindkahel, Assistant Advocate General for the respondents present.

As per order sheet dated 24.10.2022, the department was given opportunity to submit implementation report. However, the department did not come up with the requisite implementation report of the judgment of Service Tribunal dated 14.12.2021. As a result thereof, monthly salary of the respondents is hereby attached till further orders. The Accountant General Khyber Pakhtunkhwa be directed not to release salary to the respondents till further orders by the Tribunal. Adjourned. To come up for implementation report before the S.B on 23.01.2023 at camp court D.I. Khan.

(Kalim Arshad Khan) Chairman Camp Court, D.I Khan 26<sup>th</sup> Sept 2022

Petitioner alongwith his counsel present. Mr. Asif Masood Ali Shah, Deputy District Attorney for respondents present.

Notices be issued to the respondents for submission of Granted. To come report. implementation implementation report on 24.10.2022 before S.B at Camp Court, D.I. Khan.

> (Kalim Arshad Khan) Chairman Camp Court D.I.Khan

24.10.2022 Petitioner in person present.

> Kabir Ullah Khattak, learned Additional Advocate General present. Nemo for respondents.

> Notices were not issued to the respondents properly as nothing is available on file, therefore, all the respondents be put on notice with direction to learned AAG to make sure the presence of respondents through their representatives on the next date for submission of proper implementation report. To come up for implementation report on 21.11.2022 before S.B at Camp Court, D.I.Khan.

> > (Rozina Rehman) Member (J)

Camp Court, D.I.Khan

21/11/22 Pour to Comp Court D. I. Ichan has been Concelle therefore to come up for the Some on 16/01/2023

### Form- A FORM OF ORDER SHEET

Court of		<del></del>
Execution Petition No	383/2022	

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1	30.06.2022	The execution petition of Mr. Attaullah submitted today by Mr. Muhammad Waqar Alam Advocate may be entered in the relevant register and put up to the Court for proper order please.  REGISTRAR.
2-	13-7-22	This execution petition be put up before touring Single Bench at D.I.Khan on 28-7-22. Original file be requisitioned. AAG has noted the next date. The respondents be issued notices to submit compliance/implementation report on the date fixed.
	28/7/2022	Due summer vacation, The case is adjourned. For the same is 26/9/22.
		Readler

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

EXECUTION PETITION NO. 383 OF 2022

#### ATTA ULLAH KHAN

Versús

MANAGING DIRECTOR & OTHERS

#### **EXECUTION PETITION**

#### INDEX

	S.No	Particulars of the Documents	Annexure	Page
	1)	Grounds of Execution petition with affidavits	<u></u>	1-2
	2)	Copy of service appeal along with judgment dated 14/12/2021	vis 80-	3-9
!	3)	Copy of applications & COC Petition alongwith order dt:09/12/2021 & office order dt: 11/02/2022		10-15
	4)	Wakalatnama		16

Humble Petitioner

ATTA ULLAH KHAN Through Counsel

Muhammad Waqar Alam Advocate Supreme Court

23\_6\_ Demonstratin\_\_\_\_, 2022

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR Service Tellounal

EXECUTION PETITION NO 383 OF 2022

Diary No. 5553

Duted 2016/2022

Atta Ullah Khan son of Hafeez Ullah Khan R/O Staff Colony, GCT College D.I.Khan

(Petitioner)

#### **VERSUS**

- 1. Managing Director KPK, TEVTA Peshawar
- 2. Secretary Khyber Pakhtunkhwa/(TEVTA)Peshawar

  Industries + Technical Education (Respondents)

  EXECUTION PETITION

That the petitioner hereby applies for execution of the Judgment herein below as follows:

1	Appeal No.	Service Appeal No. <b>757/2020</b>
2	Name of Parties	Atta Ullah Khan son of Hafeez Ullah Khan R/O Staff Colony, GCT College D.I.Khan
		Versus
		<ol> <li>Managing Director KPK, TEVTA         Peshawar     </li> <li>Secretary Khyber Pakhtunkhwa,         TEVTA Peshawar     </li> </ol>
2	Date of Judgment	14/12/2021
3	Whether any Appeal preferred from Department Previously execution	Nil No
	petition is filled or not	
5	Relief granted in the judgment Amount of Costs, if any	The appellant is entitled for all benefits of the post of <b>Superintendent BPS-17</b> at the time of his retirement.  Nil
7	Against whom to be	Respondents
!	executed	

Alu.

assistance of the court retired if required

Mode in which the The respondents may kindly be directed to the petitioner in BPS-17 Superintendent and the pension case of the petitioner be finalized at earliest.

It is therefore, humbly prayed that the instant petition may kindly be

accepted.

Hum

Muhammad Waqar Alam

Advocate Supreme Court

23-6**dansery** \_\_\_\_\_, 2022

#### AFFIDAVIT:

I, Mr. Atta Ullah Khan son of Hafeez Ullah Khan (The Petitioner), do hereby solemnly affirm and declared on Oath that all the contents of the petition are true and correct to the best of my knowledge and belief and no other petition on the same subject matter was filed earlier.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,
PESHAWAR, CAMP COURT D.I.KHAN

In service Appeal No. 757 /2020

Attauliah Khan son of Hafeezullah Khan r/o Staff Colony, College of Technology Dera Ismail Khan. Presenting working as Superintendent (BPS-17) in Govt. Polytechnic Institute (Women) Dera Ismail Khan. Cell#0347-7506064

(Appellant)

#### **VERSUS**

- Managing Director KPK, TEVTA, Peshawar.
- 2. Director HRM Admin, KPK, TEVTA, Peshawar.
- 3. Deputy Director Establishment, KPK, TEVTA, Peshawar.

Expurte (4)

Mr. Shah Riaz Haider, presently working as Superintendent in the office of Director Technical Education & Vocational Training Authority Peshawar. (DOA 06/12/1994)

..... (RESPONDENTS)

APPEAL UNDER SECTION 4 OF THE KPK SERVICES TRIBUNAL ACT, 1974, AGAINST THE IMPUGNED FINAL SENIORITY LIST DATED 20/09/2019 OF SUPERINTENDENTS (BPS-17) IN THE KHYBER PAKHTUNKHWA TECHNICAL **EDUCATION** VOCATIONAL TRAINING AUTHORITY PREPARED BY THE RESPONDENTS WHEREBY THE NAME OF THE APPELLANT WAS EXCLUDED/OMITTED AND THE SENIORITY POSITION OF THE APPELLANT WAS PLACED/MARKED IN THE WRONG SENIORITY LIST OF MANAGER EMPLOYMENT EXCHANGE WHICH IS UNJUSTIFIED, INEFFECTIVE AND ILLEGAL, HENCE, LIABLE TO BE RECTIFIED IN THE BEST INTEREST OF JUSTICE AND EQUITY.

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

(Camp Court, D.I.Khan)

Appeal No. 757/2020

**Date of Institution** 

31.01.2020

Date of Decision ...

14.12.2021

Attaullah Khan son of Hafeezullah Khan R/O Staff Colony, College of Technology Dera Ismail Khan, presently working as Superintendent (BPS-17) in Government Polytechnic Institute (Women) Dera Ismail Khan. ... (Appellant)

#### **VERSUS**

Managing Director, Khyber Pakhtunkhwa TEVTA, Peshawar and others. ...(Respondents)

#### Present

Mr. Muhammad Waqar Alam, Advocate

For appellant.

Mr. Muhammad Adeel Butt, Addl. Advocate General,

For respondents.

MR AHMAD SULTAN TAREEN MRS. ROZINA REHMAN,

CHAIRMAN MEMBER(J)

#### JUDGMENT

AHMAD SULTAN TAREEN, CHAIRMAN:- The appellant through the service appeal described above in the heading has invoked the jurisdiction of this Tribunal under Section 4 of the Service Tribunal Act, 1974 with the prayer as copied below:-

"It is this most respectfully prayed that on acceptance of this appeal, the impugned seniority list dated 20.09.2019 of Superintendents (BPS-17) IN KTHE Khyber Pakhtunkhwa

.



Technical Education and Vocational Training Authority prepared by the respondents may please be declared as illegal, void ab initio and ineffective over the rights of appellant. Furthermore, the respondents may also be directed to rectify the omission which was made in the final seniority list in respect of Superintendents (BPS17) be also corrected accordingly and name of the appellant may kindly be placed in the seniority list of Superintendents Khyber Pakhtunkhwa Technical Education and Vocational Training Authority by placing the name of appellant above than the private respondent in the best interest of justice and equity:-

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2. Briefly stated the facts of the appeal are that the appellant was appointed as Junior Clerk on 31.10.1918 in the respondent department and with the passage of time he progressed in career. Firstly he was promoted as Senior Clerk vide order dated 19.04.1983. Then he was promoted to the post of Assistant/Head Clerk in the Technical Education Department in the year, 1994. The appellant was further promoted to the post of Superintendent BPS-16 vide order dated 07.08.2009 and performed his duties as Superintendent in BPS-16 till 20.04.2014. The post of the Superintendent BPS016 was upgraded to BPS-17 by the department vide notification dated 20.04.2014. Accordingly, the appellant was also upgraded vide notification No. FD/SO/FR-10-22/2014 dated 20.04.2014 from BPS-16 to BPS-17. He was transferred against the post of Librarian BPS-17 vide order dated 26.03.2018. The appellant also stated that he alongwith other Superintendents of the department was included in the seniority list for the year

A Comment

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ATTESTED 2011 and 2012 but astonishingly in the year 2019, the name of the appellant

was removed/excluded/omitted from the seniority list and his name was transmitted/transferred to the list of Managers, Employment Exchange without lawful authority. He being dissatisfied from final seniority list of 2019, preferred an application on 26.06.2019 which was not decided by the Managing Director and final seniority list was issued on 20.09.2019 by violating the service laws and regularization. The appellant preferred departmental appeal and after exhausting the said remedy, he preferred present appeal with submissions including that the impugned seniority list dated 20.09.2019 and the indecision of departmental appellate authority is illegal, against service laws and rules.

- 3. The respondents were given notice after admission of appeal for regular hearing. They entered into proceedings and filed their written comments with several legal and factual objections and requested for dismissal of the appeal with cost.
- 4. We have heard the arguments and have perused the record.
- 5. The defence set up by the respondents in their written reply and in the course of arguments was that the appellant was promoted and posted as Manager (BPS-16) at Employment Exchange, D.I.Khan vide notification No. DGTE/Admn/4077(1-3) dated 07.08.2009. The post of Superintendent and Manager, Employment Exchange both being in BPS-16 were at par. The appellant actualized and assumed his posting as Manager Employment Exchange D.I.Khan on 09.09.2009. As such his original designation is Manager BS-16. Later on in the year 2014, the Government of Khyber Pakhtunkhwa Finance Department vide its Notification No. FD/SO(FR)10-22/2014 upgraded certain posts, wherein the post of Superintendent was upgraded from BS- 16 to BS-17. However, the post of Manager, Employment Exchange was not upgraded and is

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HORA.DIK WHOME CLEC still in BS-16. It was also stated by the respondents in their reply that the Khyber Pakhtunkhwa TEVTA Act, 2015 was introduced in 2015 wherein Employment Exchange cadre has not been included in the said Act. As a result of the said upgradation, fresh Service Rules, 2019 of the administrative cadre of the department were accordingly framed wherein Employment Exchanges have been given the status of separate cadre. The appellant belongs to the Employment Exchange cadre. He has admitted this fact and his case for promotion as Assistant Director, Employment Exchange has, therefore, been once considered in accordance with the Service Rules, 2019. Since he has admitted his posting as Manager BPS-16 in the year 2019 and has never challenged his posting as Manager BPS-16 till 2014, he is legally estopped by his own conduct. respondents in their reply to the facts of appeal made no comments regarding paras 1 to 4 of the appeal. However, the explanation given in their reply to para-5 of the appeal, the promotion of the appellant as Superintendent BPS-16 is not disputed. Rather the respondents asserted that the appellant was promoted and posted as Manager BPS-16, while Basic Pay Scale of the posts of Superintendent and Manager was same i.e. BPS-16. The stance of the respondents in their reply to para-5 as discussed above throughout remained that the appellant was posted as Manager, Employment Exchange in 2009 and he acquiesced in the said position. The appellant vide para-8 of his appeal stated that he was transferred against the post of Librarian BPS-17 vide order dated 26.03.2018. He also annexed the copy of the said order with his appeal. Accordingly, the appellant then posted as Superintendent BPS-17 at Government College of Technology, D.I.Khan was transferred and posted against vacant post of Librarian BPS-17 at Government Polytechnic Institute for Women D.I.Khan w.e.f. 16.01.2018. It is

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also provided in the office order dated 26.03.2018 that the officer shall perform the duty of Superintendent in the said institute till further order. respondents in their reply to para-8 of the appeal admitted the same as correct with only clarification that this transfer was made on persistent requests of the appellant. Anyhow, the transfer/posting order dated 26.03.2018 in its contents proves that the appellant was holding the post of Superintendent BPS-17 at that time and despite his transfer/adjustment against the post of Librarian BPS-17 at Government Polytechnic Institute for Women, he was assigned the duty of Superintendent in the said Institute till further order. So, the stance of the respondents about change of the cadre of the appellant from Superintendent to the Manager Employment Exchange is forceless in presence of transfer/posting order dated 26.03.2018. Copy of the office order dated 10.04.2021 was produced during the course of arguments. By said order issued by the Principal, Government Polytechnic Institute (Women) D.I.Khan under endorsement No. GPI/W/DIK/33(1-5) of even date, the appellant was relieved from the post of Superintendent BPS-17 in consequence of his retirement by superannuation w.e.f. 06.04.2021. Copy as produced during arguments is placed on record.

6. In the above position, there remains no doubt that the appellant was holder of the post of Superintendent BPS-17 till his retirement. As the appellant has claimed the seniority in his prayer but due to his retirement, it will serve no purpose to accept the appeal as prayed for, when we have no case before us that any promotion on the basis of impugned seniority list has taken place during pendency of the dispute. The respondents in their reply have taken stance that the post held by the appellant was Manager, Employment Exchange (BPS-16) but in view of the findings herein before, the stance of the respondents is of no



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legal effect. The appellant is entitled for all benefits of the post of Superintendent BPS-17 at the time of his retirement. The appeal stands disposed of accordingly. Parties are left to bear their own costs. File be consigned to the record room.

> (AHMAD SULTAN TAREEN) Chairman (Camp Court, D.I.Khan)

(ROZINA REHMAN) /Member(J), (Camp Court, D.K.Khan)

**ANNOUNCED** 14.12.2021

Certification he ture copy

Service Tribanal, Peshawar

Onto of Presentation of Application

Pade of Complexion Date of Selice

The Secretary.

Industries, Commerce & Technical Education,

Khyber Pakhtunkhwa Peshawar.

Subject:-

REQUEST FOR RETIREMENT NOTIFICATION FROM 06-04-2021 (F.N) & SANCTION OF 365-DAYS LEAVE ENCASHMENT IN R/O MR.ATTAULLAH KHAN SUPERINTENDENT BPS-17 (ADJUSTED

AGAINST THE POST OF LIBRARIAN BPS-17).

#### Respected Sir,

Kindly refer to the notification issued by Managing Director, KP-TEVTA, Peshawar No.KP-TEVTA/Esstt/4-377-754 (1-4) dated: 11-2-2022 (Copy enclosed).

I have the honor to enclosed copy of the Judgment by the Khyber Pakhtunkhwa Service Tribunal Peshawar (Camp Court, D I Khan) dated:14-12-2021.

I request your good self to rectify the Notification issued from the Managing Director KP-TEVTA Peshawar in the light of Judgement as early as possible.

My name may also be deleted from the Final Seniority List (2019) of Manager Employment Exchange, and may be included in the final Seniority of Superintendent BPS-17 (2019) as mentioned in the aforesaid judgement.

Early action in the matter will be appreciated.

**THANKS** 

Dated # 9/03/2022

(Attauliah Khan )

Ex-Superintendent BPS-17 Govt: Polytechnic Institute (W)

D I Khan

Copy forwarded along with judgement of KPK Service Tribunal Peshawar to:-

1. The Managing Director, KP-TEVTA, Peshawar.

2. The Distract Comptroller of Accounts, D I Khan.

For Insurance Notices see reverse.
Stamps affixed except in case of
pininsured letters of not more than
the in tip y eight prescribed in the
Post Office Guide or on which no
acknowledgement is due.

Date-Stamp

(Attaullah Khan) Ex-Superintendent BPS-17



# KHYBER PAKHTUNKHWA TECHNICAL EDUCATION & VOCATIONAL TRAINING AUTHORITY 3-A, CHINAR ROAD UNIVERSITY TOWN, PESHAWAR



#### OFFICE ORDER.

In partial modification of this Office Order No.KP-TEVT/t/HR-II/PF/4-8/268(1-5) dated 16-01-2018, Mr. Attaullah Khan, presently posted as Superintendent BPS-17 at Govt: College of Technology, DIKhan is hereby transferred and posted/adjusted against the vacant post of Librarian BPS-17 at Govt: Polytechnic institute for Women, DIKhan w.e.f. 16-01-2018 on his own request. The officer shall perform the duty of Superintendent in the said institute till further order.

MANAGING DIRECTOR.

Endst:No.KP-TEVTA/HR/4-377/ 1579(1-5)

Dated  $\frac{36}{3}$  2018.

Copy forwarded for information and n/action to: -

- 1. The District Accountants Officer, DIKhan.
- 2. The Principal, GCT, DIKhan.
- The Principal, GPI(W), DIKhan.
- The Manager, EE, DIKhan.
- 5. Officer concerned.

DEPUTY DIRECTOR (HR)

HCRA-PIK Sueces

#### BEFORE THE HONOURABLE PESHAWAR HIGH COUR BENCH, DERA ISMAIL KHAN

COC Petition No:\_\_\_\_\_ of 2021

Atta Ullah son of Hafiz Ullah Khan retired Superintendent

Polytechnic College for Girls Dera Ismail Khan.

Mobile No. 03477506064

..... (Petitioner)

#### Versus

- 1. Humayyun Khan Secretray Khayberpakhtun Khwa Industry commerce & Technical Education, KP Peshawar.
- 2. (Syed Sajjad Ali Shah) Managing Director Technical Education & Vocational Training Authority, KP Peshawar.

..... (Respondents)

APPLICATION UNDER ARTICLE 204 OF CONSTITUTION OF ISLAMIC REPUBLIC OF PAKISTAN, 1973 READ WITH SECTION 3 / 4 CONTEMPT OF COURT ORDINANCE 2003 TO INITIATE CONTEMPT OF COURT PROCEEDING AGAINST THE RESPONDENTS, WHO IS NOT OBEYING THE ORDER DATED 18/05/2006 PASSED BY THE SUPREME COURT OF PAKISTAN IN CRIMINAL MISCELLANEOUS NO. 226 OF 2006 WHILE EXERCISING ORIGINAL JURISDICTION ON COURT NOTICE CASE.

Note:

Addresses of parties given in the heading of Petition are sufficient for the purpose of service.

### Respectfully Sheweth:-

#### **FACTS:**

• That the petitioner is the permanent employee of respondents department and was retired on 10-04-2021 vide order No. GPI/W/DIK/ 33(1-5) on completion of superannuation as Superintendent BPS-17. Copies of retirement order and order dated: 26/03/2018 are enclosed herewith Annexure A & B.

ATTESTAL

Peshawar High Court Bench.
Dera Lunait Khair

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CDC NO.939-D of 2021 (Grounds)

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PESHAWAR HIGH COURT, D.I.KHAN

FORM OF ORDER SHEET

Date of	Order or other proceedings with signature of Judge(s).
Order or	, ASAMMAT
proceedings	
·(I)	(2)
<u>\</u>	
09.12.2021	<u>C.O.C.No.939-D/2021.</u>
٠	Present: Muhammad Waqar Alam, Advocate for petitioner.
	ABDUL SHAKOOR, J After arguing the case at
	certain length, the learned counsel appearing on
	behalf of the petitioner stated that he would be
	satisfied if present petition is treated as
	representation and sent to respondent No.1 for
	decision as early as possible.
	2. In view of the above, this petition is
	treated as representation and sent to respondent
	No.1 for decision in accordance with law. It will be
	highly appreciated if the same is decided within a
	period of 30 days.
	Announced.  Dt: 09.12.2021.  JUDGE
Tia Ha	200
1912	<u>JUDGE</u>

Imran/\*

(D.B) Hon'ble Mr. Justice Abdul Shakoor Hon'ble Mr. Justice Sahibzada Asadullah

Pesnawar High Court Bench.

Dera Ismail Khun

Mr. Manner C

MC TOTAL AND



# TECHNICAL EDUCATION & VOCATIONAL TRAINING AUTHORITY KHYBER PAKHTUNKHWA 5-7710Id Bara Road University Town Peshawar Web: www.kptevta.gov.pk



#### OFFICE ORDER: -

No.KP-TEVTA/Estt/4-377/ In pursuance of Substantian (2) or an analytical trace of Pakhtunkhwa Civil Servants Act. 1973 (Shywar Fakhtunkhwa Civil Servants Act. 1973) (Shywar Fakhtunkhwa Civil Servants Act. 1973) (Substantial Mr. Atta Ullah Khan. Manager (BPS-16) Employment Exchange worten against the way of Substantial (BPS-17) at Government Polyteating abstante (Montant Dischantial Manager (BPS-17) at Government Polyteating abstante (Montant Dischantation) at the from Government Service with effect from 05-04-2021(A/N) on attaining sixtieth (60) years of age, as his date of birth is 06-04-1961

Servants Revised Leave Rules-1981, and instruction issued there under by the Proviolal Government from time to time, sanction is hereby accorded to the encashment of leave, in few of LPR equal to 365-days in solution the above named officer.

Endst:No.KP-TEVTA/Estt/4-377/ 754 (1)

MANAGING DIRECTOR
Dated 1/ - 2 2022.

Copy forwarded for information and necessary action to:

The District Accounts Officer, D.I.Khan

The Principal, Govt: Polytechnic Institute (Monten), D., Khan.

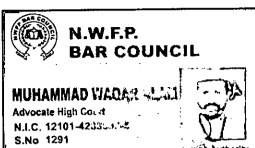
Pay Roll Officer, KP-TEVIA Freed Office Festinwar.

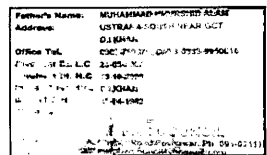
The Officer concerned.

DEPUTY DIRECTOR (ESTI)

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		ن تحریری	اعا		,	

بالعث تركزا مله

مقدمه مندرجه بالاعنوان میں اپنی طرف واسطے پیروی وجوابد ہی برائے پیشی یا تصفیہ مقدمہ بمقام میں کیلئے

## محمدوقارعالم ايثرووكيث مائى كورث

کوحسب ذیل شرا نظریروکیل مقرری ہے، کہ ہر پیٹی برخود بذریع کختیار خاص روبر دعدالت حاضر ہوتا رہوں گا۔ اور ہرونت پکارے جانے مقدمہ وکیل صاحب موصوف کواطلاع و بکر حاضر عدالت کروں گا،اگر پیثی برمظمر حاضرنه بوا،اورمقدمد بمیری غیرحاضری کی وجه ہے کسی طور پر بمیرے برخلاف ہوگیا، تو صاحب موصوف استکے کسی طرح ذیر دارنہ ہوں گے۔ نیز دکیل صاحب موصوف میدرمقام پجبری کے علاوہ کے اوقات سے پہلے یا چیچے یا بروز تعطیل چیروی کرنے کے ذمہ دار نہ ہول گے۔اور مقدمه صدر کچبری کے علاوہ اور جگہ ساعت ہونے یا بروز تعطیل یا کچبری کے اوقات کے آگے چیچے پیش ہونے پرمظمر کوکو کی نقصان پہنچ تواس کے ذمدداریاس کے واسطے کی معاوضہ کے اواکرنے یابیانہ والیس کرنے کے بھی موصوف ذمددارنہ ہوں گے۔ جھے کوکل ساختہ پرداخطہ صاحب موصوف مثل کردہ ذات خود منظور وقبول موگا ۔ اور صاحب موصوف کوعرضی دعویٰ یا جواب دعویٰ یا درخواست اجرائے ڈگری دنظر ٹانی اپیل تکرانی و برتشم درخواست پر دستخط وتعمد ات کرنے کا بھی افتدار ہوگا ۔ اور کسی تھم ہا ڈگری 👢 کرانے اور ہرتم کا روپیدومول کرنے اور دسید دینے اور داخل کرنے اور ہرتم کے بیان دینے اور اُس پر ٹالٹی یا رامنی نامہ د فیصلہ پر حلف کرنے ، اقبال دعویٰ کا مجی اختیار ہوگا ، اور بصورت مقرر ہونے تارخ بيش مقدمه ندكوره بيرون از يجبرى مدربيروي مقدمه ندكوره نظر ناني والبيل ومجمراني وبراآيد كامقدمه ياسنوني ومحرب يطرف يا درخواست علم امتاع ياترتي يا كرفاري نمل از فيعله اجرائي وبرا صاحب موصوف کوبشرط ادا بیکی علیمده پختاند پیردی کا اختیار بوگا اورتمام مراخت پرداخت صاحب موصوف مش کرده ذات خودمنظور وقبول بوگارا وربصورت خرورت صاحب موصوف کوبیمی اختیار بوگا که مقدمه ندکوره پااسکے کمی بز دکی کاروائی پابصورت درخواست نظر ثانی ایکرانی پادیگر معالمه مقدمه ندکوره کمی د دسرے دکیل پابیرسرکواسے بجائے پالیے ہمراہ مقررکریں،اورا پیےمشیرہ نون کوجمی ہرامر یں وہ اور ویسے اختیارات حاصل ہوں مے، جیسے صاحب موصوف کو حاصل ہیں، اور وہ ان مقدمہ یں جو کچھ ہر جاندالتواء پر بیگا، وہ صاحب موصوف کاحق ہوگا ۔ مگر صاحب موصوف کو بوری فیس تاریخ پیش سے پہلے ادانہ کروں گا۔ توصاحب موصوف کو بوراا ختیار ہوگا کہ کی مقدمہ کی بیردی نہ کریں اورالی صورت میں میرا کوئی مطالبہ کی تسم کا صاحب موصوف کے برخلاف نہیں ہوگا۔

مضمون وكالت نامة ن لياب اوراجي طرح سمجه لياب اورمنظورب ـ

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لہذا دکالت احد ککھیںا ہے۔ تا کہ مندر ہے

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