FORM OF ORDER SHEET

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Case No		* / \ \ \ \ //2	2023

,	i Case	No
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	04/04/2023	The appeal of Mr. Muhammad Ibrahim presented
i		today by Mr. Muhammad Ilyas Orakzai Advocate. It is fixed
		for preliminary hearing before Single Bench at Peshawar
		on
	<i>â</i>	
	•	By the order of Chairman
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KHYBER PAKHTUNKHWA SERVICES TRIBUNAL, PESHAWAR CHECK LIST

Muhammad Ibrahim	Versus	Govt: of KP & others
Appellant		Respondents

		νές	O.I.A
<u>S</u> NO	<u>CONTENTS</u>	<u>YES</u>	<u>NO</u>
	This appeal has been presented by: Muhammad Ilyas Orakzai Advocate High Court	√.	
1. 2.	Whether Counsel/Appellant/Respondent/Deponent have signed the requisite documents?		
3.	Whether appeal is within time?		
4.	Whether appear is within time: Whether the enactment under which the appeal is filed mentioned?	. 1	
5.	Whether the enactment under which the appeal is filed is correct?	\	
6.	Whether affidavit is appended?	1	
7.	Whether affidavit is duly attested by competent Oath Commissioner?	- Ì -	
8.	Whether appeal/annexures are properly paged?	1	
9.	Whether certificate regarding filing any earlier appeal on the subject, furnished?	1	
10.	Whether annexures are legible?		
11.	Whether annexures are attested?	 I	
12.	Whether copies of annexures are readable/clear?	1	
13.	Whether copy of appeal is delivered to AG/DAG?		
14.	Whether Power of Attorney of the Counsel engaged is attested and signed by	V	
17.	petitioner/appellant/respondents?		
15.	Whether numbers of referred cases given are correct?		1 .
16.	Whether appeal contains cutting/overwriting?	×	
17.	Whether list of books has been provided at the end of the appeal?	√.	
18.	Whether case relate to this court?	1	
19.	Whether requisite number of spare copies attached?	V	
20.	Whether complete spare copy is filed in separate file cover?	1	
21.	Whether addresses of parties given are complete?		
22.	Whether index filed?	V	
23.	Whether index is correct?	1	
24.	Whether Security and Process Fee deposited? On		
25.	Whether in view of Khyber Pakhtunkhwa Service Tribunal Rules 1974 Rule 11, notice along	V	
	with copy of appeal and annexures has been sent to respondents? On	ļ	l- <u>-</u>
26.	Whether copies of comments/reply/rejoinder submitted? On	i	
27.	Whether copies of comments/reply/rejoinder provided to opposite party? On		
		<u> </u>	

It is certified that formalities/documentation as required in the above table have been fulfilled.

Name:- Muhammad Ilyas Orakzai

Signatur	e:		1		
Dated:-	04-	04-	20	2.3	

BEFORE THE KHYBER PAKHTUNWA SERVICES TRIBUNAL, PESHAWAR.

Service	Appeal No:-	152	/2023
		1	

Muhammad Ibrahim	Versus	-	Govt: of KP & others
Appellant			Respondents
		\ \	·

INDEX

S#	Description of the Documents	Annex	Pages
1.	Grounds of Service Appeal	*	1-6
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3.	Addresses of Parties	*	8
4.	Copy of CNIC	"A"	9-
5.	Copy of appointment order and medical certificate	"B"	10-11
6.	Copy of application	" <u>C</u> "	12
7	Copy of inquiry report alongwith other relevant documents	"D" .	13-18
8.	Copy of compulsory retirement order	"E"	19
9.	Copy of the departmental appeal	"F"	20
10.	Notice to respondents with receipts	*	21
11.	Wakalat Nama		22

Dated:- 04/04/2023

Appellant

Through:-

Muhammad Ilyas Orakzai Advocate High Court

BEFORE THE KHYBER PAKHTUNWA SERVICES TRIBUNAL, PESHAWAR.

Service Appeal No:- 757/2023
Muhammad Ibrahim S/o Rizwan Ali R/o Qoaum Sepoy Tapa Metha Khan Khel; Palosi, Tehsil Lower District Orakzai. Appellant
Versus
1. Government of Khyber Pakhtunkhwa through Chief Secretary, Govt: of KP, Peshawar.
2. Government of Khyber Pakhtunkhwa through Secretary Health. Govt: of KP, Peshawar.
3. Director General Health Service, Govt: of KP, Peshawar.
4. Accountant General, Govt: of KP, Peshawar.
5. District Health Officer, Orakzai at Babar Mela Hangu.
6. District Accounts Officer Orakzai at Babar Mela Hangu. Respondents \$\delta \dia \dia \dia \dia \dia \dia \dia \di
SERVICES TRIBUNAL ACT, 1974.

Prayer in appeal:-

On acceptance of this Service Appeal, the respondents may kindly be directed to release the pension and pensionary benefits to the appellant on his compulsory retirement after completion of 21 years of his service.

Respectfully Sheweth:-

- 1. That the Appellant is law abiding citizen of Pakistan and permanent resident of District Orakzai. (Copy of CNIC is attached as annexure "A").
- 2. That the Appellant was appointed as Ward Orderly in BHU Paloosi, District Orakzai by the then Agency Surgeon Orakzai vide Office Order dated 07/07/2001 (Copy of appointment order and medical certificate are attached as annexure "B")
- 3. That since his appointment, the Appellant performed his duty with zeal and devotion and to the entire satisfaction of their high ups and no complaint has been made whatsoever, during his service period.
- That on the complaint, submitted by one Jamal Hassan S/o
 Tahir Ali vide application dated 03/05/2021 to the effect
 that Appellant is over age while performing his duty after
 the age of superannuation i.e. 60 years. (Copy of
 application is attached as annexure "C").
- 5. That on the above complaint/application, the respondents initiate inquiry against the Appellant as well as stop the salary w.e.f. 01/07/2021. On the completion of the inquiry

(3)

report, the committee recommended compulsory retirement of the Appellant. (Copy of inquiry report alongwith other relevant documents are attached as annexure "D").

- 6. That on the recommendation of the inquiry committee, the Appellant was compulsory retired from his service by respondent No 5 vide Office Order No 4887-91/PF dated 18/07/2022. (Copy of compulsory retirement order is attached as annexure "E").
- 7. That after Appellant submitted departmental appeal to the respondents, for issuance of his pension and other pensionary benefits through Diary No 3152/PF duted 19/12/2022, but the respondents orally denied vested rights of the Appellant. (Copy of the departmental appeal is attached as annexure "F").
- 8. That feeling aggrieved from the above action of the respondents, the Appellant knock the door of this Honourable Tribunal by filling the instant Service Appeal inter alia on the following grounds:-

Grounds:-

A. That the said action of the respondents for not issuing the pension, gratuity and other pensionary benefits to the

Appellant is illegal, unlawful, against the service laws and circumstances, hence not sustainable in the eyes of law.

- B. That on the recommendation of the inquiry committee, the respondents compulsory retired the Appellant from his service after a long service carrier of 21 years.
- C. That as per Rule 3.5 of the West Pakistan Civil Services Rules, 1963, the Appellant is entitled for his pension and retrial benefits proportionate to the period of service standing to his credit.
- D. That it is a pathetic condition that Govi servant, after having served for a considerable long period, during which they give their blood and sweet to the department, but the respondents deal the Appellant on a very light manner, denied his vested rights.
- E. That by not issuing the pensionary benefits to the Appellant, the respondents are violating the fundamental rights of the Appellant, which is a clear violation of the Article 4 of the Constitution, 1973.
- F. That the respondents by not issuing the pension to the Appellant are exercising the power not vested to them under the law.

5

- G That the refusal of the respondents perverse and against the settled principles of law and natural justice.
- H. That by not awarding/issuing the pension to the Appellant, the respondents are violating the terms and conditions of law and justice.
- I. That as per direction contained in judgment of Supreme Court reported in PLD 2007 SC Page 35, respondents are required to issue/release pension without any hindrances or further delay. Such direction of the court is binding in nature under Article 189 of the Constitution of Islamic Republic of Pakistan, 1973 and this Honoruable Court is under obligation to implement the same in letter and spirit under Article 187 of the Constitution of Islamic Republic of Pakistan, 1973.
- J. That any other ground will be agitated at the time of arguments either orally or documentary with the prior permission of this Honourable Tribunal.

It is, therefore, most humbly prayed that on acceptance of this Service Appeal, the respondents may kindly be directed to release the pension and pensionary

benefits to the appellant on his compulsory retirement after completion of 21 years of his service.

Any other remedy which deems fit by this

Honourable Tribunal may also be granted in favour of

Appellant.

Dated:- 04/04/2023

Appellant

Through:-

Muhammad Ilyas Orakzai Advocate High Court

CERTIFICATE:-

It is certify that no such like <u>Appeal</u> has earlier been filed by the Appellant in this Honourable Tribunal

Advocate.

(7)

BEFORE THE HON'BLE KHYBER PAKHTOON KHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No.	/2023		
Muhammad Ibrahim.	••••••	••••	(Appellant)
	VERSUS		
Government of Khybe	r Pakhtunkhwa		
and others		(Re	espondents)

AFFIDAVIT

I, Muhammad Ibrahim S/o Rizwan Ali R/o Qoaum Sepoy Tapa Metha Khan Khel, Palosi, Tehsil Lower, District Orakzai, do hereby solemnly affirm and declare on oath that the contents of the **Service Appeal** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.

DEPONENT

(3)

BEFORE THE KHYBER PAKHTUNWA SERVICES TRIBUNAL, PESHAWAR.

Service Appeal No:/2023
Muhammad Ibrahim Yersus Govt: of KP & others
Muhammad Ibrahim S/o Rizwan Ali R/o Qoaum Sepoy Tana Metha Khan Khel, Palosi, Tehsil Lower District Orakzai.
1. Government of Khyber Pakhtunkhwa through Chief Secretary. Govt: of KP, Peshawar.
2. Government of Khyber Pakhtunkhwa through Secretary Health, Govt: of KP, Peshawar.
 Director General Health Service, Govt: of KP, Peshawar. Accountant General, Govt: of KP, Peshawar.
5. District Health Officer, Orakzai at Babar Mela Hangu.
6. District Accounts Officer Orakzai at Babar Mela Hangu. Dated:- 04/04/2023 Appellant
Through:- Muhammad Ilyas Orakzai Advocate High Court

9) Annex - A

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Attestal

OFFICE OF THE AGENCY SURGEON CHARZAI AT HANGU.
Mr. Milele Maline son of RRIVAL Ali of section School
Sub-Section Mills that Mill Orakzai Agency is hereby offered a post of Many 120 13/19
(Ro, 1275 - 44 - 1935) plus usual allowances sanctioned by the Government from
time to time. Terms and conditions of his appointment will be as under;-
1. His appointment is purely on temperary basis and can be terminated any time
without any notice.
2. Declared medically fib for Government services.
3. Such Rules/regulation as prescribed by the Government for category of Government.
services to which he belongs should goven him him.
4. If he resign the second Ward Adu, by he should give one-routh prior notice or
forfeited pay in lieu of notice period.
5. Re will be on probation for initial period of two years.
If he is willing to accept the offer on the terms and conditions specified above, he should report for duty to Incharge Belli falta Oralizai Agency
against the vacant poot of lined inde to within ten days after the receipt of
this order failing which the order shall stand cancelled.
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No. $3323-2/E-7$. Dated Orakzai at Hangu the $7/7.12001$.
No. 5) 1E-7, Dated Orakzai at Hangu the 1 7./2001.
. Copy forwarded to the;-
1. Political Agent, Orakzai at Hangu w/r/o his letter No. 4762/19/19er. 3.
dated, ====30/6/201
2. Agency Accounts Officer, Orakzai at Hangu.
3. Acconts Clerk of Local Office.
T. Incharge BH1 : 12/05/en
5. Hr. Mondy Monghum son of Kizwan Ala of Section Separa
Sub-Section Miles Mac Mul Orakoni Agency.
for information and necessary action.
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19 Annex - (الزائير كلرجزل اليلته بينادر ۲ ـ زی شرادر کزنی ٣- دُستُر كُٹْ ا كاونٹ افيسراور كزني ٣٨ ١٤ - ركث البانتها فسراؤلزني ۵۔ ڈاڈکٹرا بٹی کر پٹن کو ماٹ سرکل

عنوان درخواست برائے قانونی کاروائی

جناب زى افار - ارجه ذيل كر اوشات برائ فانونى كارونى عرض خدمت ب- محدابرا يهم جوكه محكم صحت اوركز في بين وارد اردنی نوارسے بورانی نواه دایونی سے بنجر ور کارمان سے وصول کرتا ہے۔ موصوف اس سے پہلے الف کا سے صوبیدار ريط رموركات مابان بنش با قاعدل ك ليتاب وراصل موصوف ك عمراس وت (تقريبا 80 م)ل ب كونكم بنش كاغذات اور نامرا ریکارڈ کے طابق تاری پیدائش 1941 ہے جیا۔ اکاونٹ انس دیکارڈ کے مطابق 1963 ہے۔ موصوف نے اصلی نبر پر بعلی شاختی کارڈ بنا کر مسکر شنم 20 سالوں ہے دعوک دبی اور فراڈ کرتے ہوے حکومتی فرانے کو بے دردی ہے اوٹ رہا ہے۔ الب ساحبان كوفد ست اقدى بين از ارش ب كر تدايراتيم واردارولى سكند ساك جس كارسل نمبر 00434629 شاختى كارز فبر 9-9106952 - 14301 من كاناف قانوني كاروائي كا جائ تاكر فقيقت كابية جل سكے مرصوف كى ضویف البمری کا بدازه ای بات سے جی لکایاجا سکتاہے کہ ان کے دویتے تکم صحت اور کزئی سے 55-54 سال <u>کی اصلی مریس ری</u>ٹائر مرد بھی بیں۔ اہذا اب ساحبان مربالی کرے مذکورہ فص کومرکاری خزانے کومزید نقصان دینے سے دوکا جانے اور ممل تحقیقات کے بعد في بوان مركاري رأم والبس فراك الماح كياجائ تاك النيده كوني بهي سركاري فزافي الدوم يا درغريب كاحق چين الماجزات بثأريجي

> راتم الحروف تمال سن ولد طاہر علی قوم ساے شلح اور کرئی

i-2/0.

مورد 03.05. 2021 مورد 4 مردد





Office of the District Health Officer District Orakzai at Hangu

Phone & Fax No. 0925-690098

ENQUIRY REPORT.

With reference to the DHO Orakzai office order No. 5446-48/PF dated 22.10,2021 & No 6302-07/G-1 dated 23.11.2021, we the Enquiry Committee conducted enquiry against Muhammad Ibrahim Ward Orderly BHU Paloosi in the light of Audit Para No.15 regarding illegal /irregular of Pay & Allowances beyond the age of Sixty years.

We the enquiry committee thoroughly check the record, Mr. Muhammad Ibrahim was appointed as Ward Orderly by the then Agency Surgeon Orakzal at Hangu vide order No.3327-27/E-7 dated 07.07.2001, and Health & Age Certificate was issued by the same officer with date of birth in Health & Age Certificate is 22.04.1963 at the age of 43/44 years while the CNIC shows his date of birth 22.04.1941.

Since his appointment the incumbent has rendered at about 21 years Service in Health Department. We the committee cannot prove that what date of birth of the employee is correct whether CNIC or Health & Age Certificate.

CONCLUSION.

- 1. The Accused was appointed by the then Agency Surgeon Namely Or. Muhammad Iqbal now since had been retired from Govt; Service.
- 2. He has drawn salary regularly since his appointment.
- 3. There are two different date of birth places in his file.
- 4. His Salary was stopped by the DHO Orakzal w.e.f July 2021.

RECOMMENDATIONS.

The Committee recommends that Mr. Muhammad Ibrahim Ward Orderly BHU Paloosi should be compulsory retired from Govt; Service.

1. Dr. brahin Jumma ESMC

DHO Office Orakzai

2. Dr. Syed Kaunain Syed MO

DHO Office Orakzal

3. Mr. Amjad All.

DHO office Orakzal

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DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUN KHWA PESHAWAH

Ex- FATA SECRETARIAT, WARSAK ROAD PESHAWAR

C-Mil Address: EmfritabeBachmann office Phr (01-9210169 @ Lichanger 091-9210187, 9210196 Fax #

OFFICE ORDER.

The following enquiry Committee is hereby constituted to conduct detail enquiry and probe the matter as mentioned in compliant lodged by Mr. Jamal Hassan s/o Tahir Ali against Mr. Multanmad Ibrahm and Mr. Amin Ali s/o Rizwan Ali BHU Sepay Orakzai District,

- 1. Dr. Sanaullah Khan, District Health Officer flangu.
- 2. Mr. Muhammad Niaz, Senior Planning Officer Merged District Peshawar.

The Enginey report should reach to this Directorate within 07 days Positively.

Director General Health Services, Khyher Pakhtunkhwa Peshawar

No. 4333-32/Personnel Copy forwardell to the:-

1. District Health Officer Orakzai for information and with the advised that to direct the above. named officials to appear before the enquiry committee alongwith pension book and original CNIC on date fixed by enquiry committee (copy of compliant attached).

District Health Officer Hangu (copy of compliant attached).

Schior Planning Officer Merged District Peshawar (copy of compliant attached).

4. Officials Concerned through District Health officer Orakzai at Hangu.

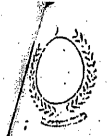
5. Mr. Jamal Hassan s/o Tahir Ali Sepay District Orakzai, Mobile No. 0333-5436835.

6. Personal file. For information and necessary action.

> Director General Health Services, Khyher Pakhtunkhwa Peshawar

HANGU





Office of the District Health Officer District Orakzai at Hangu

OFFICE ORDER.

The following enquiry committee is hereby constituted to conduct enquiry against Mr. Muhammad Ibrahim Ward orderly BHU Paloosi in the light of recommendation of DAC meeting held on 20.10.2021, as per Audit Para No. 15 regarding illegal /irregular payment of pay and allowance to an employee beyond the age of 60 years

- 1. Dr. Kausar Shah MU
- 2. Dr. Ibrahim Jumma MO
- 3. Mr. Amjid Ali Jr/Cleri

Enquiry Committee is being directed to probe into the matter and submit fact finding enquiry report with their recommendations within 07 days positively.

> District Health Officer Orakzai at Hangu

No. 5446-48 /PF/E-4

dated the

22 /10/2021

Copy forwarded to:-

- 1. The Director General Health Services KP Peshawar:
- 2. The Deputy Commissioner Orakzai at Hangu-
- 3. The Deputy Director Audit [HQ] Kohat Division Kohat
- 4. The District Accounts officer Orakzai at Hangu.
- 5. The DMO, IMU Health District Oralezm.
- 6. The Committee members.

5,1 Mr. Kousa her proceeded on 120 days leave theore of to proposed theo M. Kannon District Health Officer Control NP of the many he morning as Orakzai at Hangu R & The aigust Cultius as to promogration Mineral Manager

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(16)

DRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUN KHWA PESHAWAR



Ťa,

The District Hoalth Officer Orakzai.

Subject:

ILLEGAL/ IRREGULAR AYMENT & ALLOWANCE TO AN EMPLOYEE

BEYOND THE AGE OF SIXTY YEARS.

Memo:

With reference to your letter No. 3128-30/AIP/Project dated 12.04.2022. on the subject noted above.

You are requested to implement recommendation of the Enquiry

Committee and compulsory retire Mr. Muhammad Ibrahim Ward orderly as pur

recommendation of the enquiry committee.

ADDITIONAL DG (HRM)
DIRECTORATE GENERAL HEALTH
SERVICES, K.P.K PESHAWAR.

Put up bg. & file Put up bg. & file 4/0/22

Alter

OFFICE OF THE DISTRICT HEALTH OFFICER DISTRICT ORAKZAI AT HANGU.

No.______/89/____/PF/
Dated the______/9__/5/2021

To,

Mr.Muhammad Ibrahim BHU Palosai

SUBJECT: PERSNOAL APPERANCE.

You are hereby directed to attend the Office of the undersigned on any working day within 5 days along with your Original CNIC.

District Health Officer Orakzed at Hange 2021

Atted

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Prepared By 23

OFFICE OF THE DISTRICT HEALTH OFFICER ORAKZAI AT HANGU.

Phone & Fax No.0925-690098.

Dated 18 /07/2022

OFFICE ORDER

As recommended by the fingulary Committee and approved by the Director General Health Services KPK Peshawa Vide his letter No. 3155/Personnel Dated 29-06-2022. Mr. Muhammad Ibrahim Werd Orderly IIIII Palaosi'is hereby compulsory retired from Govt:- Services with immediate effectf

> District Health Officer Orakzai at Hangu.

Copy of Even No. and Dated is forwarded to:-

- 01 The Director General Health Services KPK Peshawar with reference to his No. referred to above
- -02. The District Account Officer Orakzai at Hangu.
- 03. MO I/C BHU Paloosi.
- 04 Accountant OHO Office Orakzal.
- 05. Mr. Muhammad Ibrahim Ward Orderly BHU Paloos.

District Health Officer Orakzaj al Hangu

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بحضور جناب ڈسٹر کیٹ ہلتھ افسر صاحب ضلع اور کرنی درجوست برائے عطاء پیٹنگی پینشن ودیگر مراعات بابت پینشن (20) Amos - F

جنابعالي

یائل محکہ میں میں سال 2001ء میں بطور وارڈ آرد لی بھرتی ہوا تھا بھرتی ہے کیکر جبری ریٹائر منٹ تک سائل نے تقریباً 21 سال تک حدمت سرانجام دی ہیں

اب سائل کوئکمے نے مورخہ 2022-07-18 کو جری ریٹائر کیاہے بدیں وجر سائل پیشن رواز کے مطابق مینیشن وورکے مطابق مینیشن وورکگرمات کا حقدار ہے

لہدہ اپ صاحب سے گزارش کی جاتی ہے کے سائل کو پینشن ودیگر مرعات جلدز جلد عطاء کی جائے محمد ایرادیم ولدر ضوان علی ریٹائر ڈوارڈ آرڈ لی BHU پلوسی اور کرئی

. مورفة 2022-16-16

July Milyn



Attested

Muhammad Ilyas Orakzai Advocate High Court

BEFORE THE KHYBER PAKHTUNWA SERVICES TRIBUNAL, PESHAWAR.

Service Anneal No /2023	
Service Appeal No:/2U23	
Muhammad Ibrahim Versus	Govt: of KP & others
	Respondents
NOTICE UNDER RULE 11 OF KHYE	RED PAKHTINKHWA
SERVICE TRIBUNAL RULES 1974	FOR FILLING OF '
·	FOR PIEERING OF
SERVICE APPEAL.	
To1. Government of Khyber Pakhtunkhwa	through Chief Secretary,
Govt: of KP, Peshawar.	
2. Government of Khyber Pakhtunkhwa	through Secretary Health,
Govt: of KP, Peshawar.	(I/D Daalaawan
3. Director General Health Service, Govt:	of KP, Pesnawar.
4. Accountant General, Govt: of KP, Pesh	lawar.
5. District Health Officer, Orakzai at Baba	r Mela Hangu.
6. District Accounts Officer Orakzai at Bal	par Meia Hangu.
Respected Sir	
Please take notice that I an	n going to file a Service
Appeal before Khyber Pakhtun	n going to jue a Berrice Jehwa Services Tribunal
Production and the same informe	d
Peshawar, you are hereby informed	u.
Dated:- 04/04/2023	Appellant
Through:-	

WAKALAT NAMA BEFORE THE PESHAWAR HIGH COURT PESHAWAR Accused/ Petitioner/ Appellant/ Plaintiff. Respondent/Defendant/ Complainant FIR No......Dated: Police Station: ... Charge U/s..... KNDW ALL to whom these presents shall come that I the undersigned appoint: Muhammad Ilyas Orakzai, Advocate High Court, Peshawar (herein after called the advocate) to be the Advocate for the Appellorist in the above mentioned case, to do all the following acts, deeds and things or any of them ,that is to say : () To act and plead in the above mentioned case in this court or any other Court in which the same may be tried or heard in the first instance or in appeal or review or execution or in any other stage of its progress until its final decision. To sign, verify and present pleadings, appeals, cross- objections petitions for execution, review , revision, withdrawal, compromise or other petition or affidavits or other documents as shall be deemed necessary or advisable for the prosecution of said case in all its stages. To withdraw or compromise in the said case or submit to arbitration any difference or dispute that shall arise touching or in any manner relating to the said case. To receive money and grant receipts therefore and to do all other acts and things which may be necessary to be done for the progress and the course of the prosecution of the said case. To engage any other Legal practitioner authorizing him to exercise the power and authorities hereby conferred on the Advocate whenever he may think fit to do so. AND I hereby agree to ratify whatever the Advocate or his substitute shall do in the promises. AND I hereby agree not to hold the Advocate or its substitute responsible for the result of the said case and in consequence of his absence from the court when the said case is called up for hearing AND I hereby that in the event of the whole or any part of the fee agreed by me to be paid to the Advocate remaining unpaid. He shall be entitled to withdraw from the prosecution of the said case until the same is paid. IN WITNESS WHEREOF I hereunto set my hand to these presents the contents have been explained to and understood by me, this_____ day of _____202_ Accepted By Signature/ thumble the sion of party / parties. Muhammad Ilyas Orakzai, Advocate High Court, Peshawar. Bar Council No:- BC-10-3471 CNIC Na:- 14101-0798923-7 Alabaminad Shabir Idadil Advacate High court Destrained Cell Na:- 0333-9191892